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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st September, 1956 :—

Issue No.	No. and date	Issued by	Subject
243A	S. R. O. 1931-A, dated the 25th August 1956.	Ministry of Law	Appointment of date on which the Representation of the People (Second Amendment) Act, 1956 shall come into force.
244	S. R. O. 8889-A, dated the 28th August 1956.	Ministry of Finance	Life Insurance Corporation Rules, 1956.
245	S. R. O. 1932, dated the 28th August 1956.	Ministry of Labour	Appointment of date on which certain provisions of the Employees' State Insurance Act 1948, shall come into force in the area of Burhampur Municipality.
246	S. R. O. 1933, dated the 28th August 1956.	Ministry of Finance	The Central Government specify certain securities as approved securities for the purpose of the Insurance Act, 1938.
247	S.R.O. 1934, dated the 28th August 1956.	Ditto	Appointment of date on which certain sections of the Industrial Disputes (Amendment and Miscellaneous Provisions) Act, 1956, shall come into force.
	S.R.O. 1935, dated the 28th August 1956.	Ditto	Appointment of date on which section 33 of the Industrial Disputes (Amendment and Miscellaneous Provisions) Act 1956, shall come into force.
248	S.R.O. 1936, dated the 16th August 1956.	Ministry of Finance	Orders by the Administrator, the Jupiter General Insurance Company, Limited.

Issue No.	Name and date	Issued by	Subject
249	S.R.O. 1937, dated the 30th August 1956.	Ministry of Finance	Appointment of date on which the Life Insurance Corporation of India is established.
	S.R.O. 1938, dated the 30th August 1956.	Ditto	List of members of the Life Insurance Corporation of India.
	S.R.O. 1939, dated the 30th August 1956.	Ditto	The Central Government Specifies Bombay as the place where the Central Office of the Life Insurance Corporation of India shall be situate.
250	S.R.O. 1940, dated the 30th August 1956.	Ministry of Labour	Constitution of an Industrial Tribunal for the adjudication of dispute between the Commissioners for the Port of Calcutta and the Assistant Harbour Masters.
251	S.R.O. 1941, dated the 28th August 1956	Government of Ajmer.	Draft amendments in the Ajmer State Municipalities Election Rules, 1955.
252	S.R.O. 1942, dated the 24th August 1956.	Election Commission, India.	Election Petition No. 1 of 1956.
253	S.R.O. 1943, dated the 30th August 1956.	Ministry of Law	The Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956.
254	S.R.O. 1944, dated the 30th August 1956.	Election Commission, India.	Election Petition No. 273 of 1952.
255	S.R.O. 1945, dated the 1st September 1956.	Ministry of Commerce and Industry.	Fixation of the price of tea for the purpose of Item 5 in the Second Schedule to the Indian Tariff Act, 1934.
256	S.R.O. 1946, dated the 1st September 1956.	Ministry of Finance (Department of Revenue).	Exemption of cotton fabrics from so much of duty as in excess of duty specified therein.
	S.R.O. 1947, dated the 1st September 1956.	Ditto	Rates of duty payable by any manufacturer employing powerlooms in the manufacture of cotton fabrics.
257	S.R.O. 1948, dated the 1st September 1956.	Ditto	Exemption of certain qualities of manganese ore when exported, from payment of customs duty specified therein.

Copies of the *Gazettes Extraordinary* mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3**Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).****MINISTRY OF LAW***New Delhi, the 4th September 1956*

S.R.O. 1953.—In pursuance of sub-section (1) of section 45 of the States Reorganisation Act, 1956 (37 of 1956), the Central Government hereby specifies, in respect of each of the new States mentioned in the first column of the table below, the five persons mentioned against that State in the second column thereof as the persons whom the Delimitation Commission shall associate with itself for the purpose of assisting it in the performance of its functions under clause (b) of section 44 of the said Act:—

New State	Associate Members
I. Bombay	1. Shri Chitram Gidwani, M.P. 2. Shri Bhawanji Khimji, M.P. 3. Shri Annajirao Gavane, M.L.A. (Hyderabad). 4. Shri Chitaranjan Raghunath Raja, M.L.A. (Saurashtra). 5. Shri Kirtimantrao Bhujangrao, M.L.A. (Madhya Pradesh).
II. Kerala	1. Shri K.T. Achuthan, M.P. 2. Shri V.P. Nayar, M.P. 3. Shri A.M. Thomas, M.P. 4. Shri N. Gopala Menon, M.L.A. (Madras). 5. Dr. K.B. Menon, M.L.A. (Madras).
III. Madhya Pradesh	1. Seth Govind Das, M.P. 2. Shri Radhelal Vyas, M.P. 3. Shri Shiva Dutt Upadhyaya, M.P. 4. Shri P.L. Inamdar, M.L.A. (Madhya Bharat). 5. Shri Lal Rajendra Bahadur Singh, M.L.A. (Vindhya Pradesh).
IV. Mysore	1. Shri C.R. Basappa, M.P. 2. Shri Rajaram Girdharlal Dubey, M.P. 3. Shri T. Hanumaiah, M.L.A. (Mysore). 4. Shri B.I. Nagarajamurthy, M.L.A. (Mysore). 5. Shri S.R. Kanthi, M.L.A. (Bombay).
V. Punjab	1. Sardar Hukam Singh, M.P. 2. Shri Ram Partap Garg, M.P. 3. Shri Ranbir Singh Chaudhuri, M.P. 4. Sardar Ajmer Singh, M.L.A. (Punjab). 5. Sardar Gurbanta Singh, M.L.A. (Punjab).
VI. Rajasthan	1. Shri Mukut Bihari Lal Bhargava, M.P. 2. Shri Nemi Chandra Kasliwali, M.P. 3. Shri Arjan Das, M.L.A. (Ajmer). 4. Shri H.D. Joshi, M.L.A. (Rajasthan). 5. Shri Mohabbat Singh, M.L.A. (Rajasthan).

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 28th August 1956

S.R.O. 1954.—In exercise of the powers conferred by entry 3(b) of the table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Rani Saheba Bharatidevi, consort of the Ruler of Chula for the purposes of that entry, in respect of one rifle or gun and one pistol or revolver.

[No. 16/18/56-Police IV.]

New Delhi-2, the 30th August 1956

S.R.O. 1955.—The Central Government is pleased to notify that Maharaj Kumar Shri Shatrushalyasinhji son of His Highness the Maharaja of Nawanagar, has been nominated by the said Ruler for the purposes of entry 2(b) of the table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 16/17/56-Police IV.]

New Delhi-2, the 31st August 1956

S.R.O. 1956.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby makes the following further amendment in the Indian Arms Rules, 1951, namely:—

In sub-rule (2) of rule 41 of the said Rules, after the words "Every such authority" the words "or the immediate official superior of such authority (not being the State Government), as the case may be", shall be inserted.

[No. 9/181/55-Police IV.]

C. P. S. MENON, Under Secy.

New Delhi-2 the 29th August 1956

S.R.O. 1957.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 2 of the Schedule hereto annexed to perform in the State of Uttar Pradesh the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 3 and comprised within the district mentioned in column 1 of the said Schedule.

SCHEDULE

Name of the district	Designation of the officer	Area of operation
1	2	3
Dehradun	District Relief and Rehabilitation Officer and Settlement Officer.	Dehradun district.
Saharanpur	District Relief and Rehabilitation Officer and Settlement Officer.	Saharanpur district.
Muzaffarnagar	Sub-Divisional Magistrate, Zuf sub-division.	Zuf sub-division.
	Sub-divisional Magistrate, Jansath sub-division.	Jansath sub-division.
	Sub-Divisional Magistrate, Kairana sub-division.	Kairana sub-division.
	Sub-Divisional Magistrate, Budhana sub-division.	Budhana sub-division.
Meerut	District Relief and Rehabilitation Officer and Settlement Officer.	Meerut district.

1	2	3
Bulandshahr	Sub-Divisional Magistrate, Bulandshahr sub-division. Sub-Divisional Magistrate, Khurja sub-division. Sub-Divisional Magistrate, Sikandra-bad sub-division. Sub-Divisional Magistrate and Settlement Officer, Consolidation. Additional sub-Divisional Magistrate City Magistrate, Aligarh	Bulandshahr sub-division. Khurja sub-division. Sikandrabad sub-division. Anupshahr sub-division. Sikandarabad sub-division, Police circle Kotwall, Banna-devi and Civil Lines, Police circles Jawair and Harduganj.
Aligarh	Sub-Divisional Magistrate having jurisdiction over Police Circle Jawair and Harduganj. Sub-Divisional Magistrate, Hathras sub-division. Sub-Divisional Magistrate, Sikandra Rao sub-division. Sub-Divisional Magistrate, Atrauli sub-division. Sub-Divisional Magistrate, Khair sub-division. Additional Sub-Divisional Magistrate.	Hathras sub-division. Sikandra Rao sub-division. Atrauli sub-division. Khair sub-division. Iglas sub-division.
Mathura	Sub-Divisional Magistrate, Mathura sub-division. Sub-Divisional Magistrate, Chhata sub-division. Sub-Divisional Magistrate, Mat sub-division. Additional Sub-Divisional Magistrate, Sadabad sub-division.	Mathura sub-division. Chhata sub-division. Mat sub-division. Sadabad sub-division.
Agra	District Relief and Rehabilitation Officer and Settlement Officer.	Agra district.
Mainpuri	Sub-Divisional Magistrate having jurisdiction over Mainpuri and Karhal Tehsils. Sub-Divisional Magistrate, Shikohabad and Jasrana sub-division. Sub-Divisional Magistrate, Bhongaon sub-division.	Mainpuri and Karhal Tehsils Shikahabad and Jasrana sub division. Bhongaon sub-division.
Etah	Sub-Divisional Magistrate, Kasganj sub-division. Sub-Divisional Magistrate, Aliganj sub-division. Sub-Divisional Magistrate, Jalesar sub-division. Judicial Officer and sub-divisional Magistrate, Etah sub-division.	Kasganj sub-division. Aliganj sub-division. Jalesar sub-division. Etah sub-division.
Bareilly	District Relief and Rehabilitation Officer and Settlement Officer.	Bareilly District.
Bijnor	Sub-Divisional Magistrate, Dhampur sub-division. Sub-Divisional Magistrate, Nagina sub-division. Sub-Divisional Magistrate, Bijnor sub-division. Sub-Divisional Magistrate, Najibabad sub-division.	Dhampur sub-division. Nagina sub-division. Bijnor sub-division. Najibabad sub-division.
Budaun	Sub-Divisional Magistrate, Budaun sub-division. Sub-Divisional Magistrate, Dataganj sub-division. Sub-Divisional Magistrate, Sahaswan sub-division. Sub-Divisional Magistrate, Gunnaur sub-division. Sub-Divisional Magistrate, Bisauli sub-division.	Budaun sub-division. Dataganj sub-division. Sahaswan sub-division. Gunnaur sub-division. Bisauli sub-division.

1	2	3
Moradabad	District Relief and Rehabilitation Officer and Settlement Officer.	Moradabad District.
Shahjahanpur	City Magistrate, Shahjahanpur	Kotwali and Sadar Bazar Police Circles.
	Sub-Divisional Magistrate, Powaya sub-division.	Powaya sub-division.
	Sub-Divisional Magistrate, Tilhar sub-division.	Tilhar sub-division.
	Sub-Divisional Magistrate, Jalalabad sub-division.	Jalalabad sub-division.
	Sub-Divisional Magistrate, Shahjahanpur sub-division.	Shahjahanpur sub-division.
Pilibhit	Sub-Divisional Magistrate, Pilibhit sub-division.	Pilibhit sub-division.
	Sub-Divisional Magistrate, Bisalpur sub-division.	Bisalpur sub-division.
	Sub-Divisional Magistrate, Puranpur sub-division.	Puranpur sub-division.
Rampur	Sub-Divisional Magistrate, Suar Sadar sub-division.	Suar Sadar sub-division.
	Sub-Divisional Magistrate, Bilaspur sub-division.	Bilaspur sub-division.
	Sub-Divisional Magistrate, Milak Shahabad sub-division.	Milak Shahabad sub-division
Etawah	Sub-Divisional Magistrate, Bharthana sub-division.	Bharthana sub-division.
	Sub-Divisional Magistrate, Auraiya sub-division.	Auraiya sub-division.
	Sub-Divisional Magistrate, Bidhuna sub-division.	Bidhuna sub-division.
	Sub-Divisional Magistrate, Etawah sub-division.	Etawah sub-division.
Kanpur	District Relief and Rehabilitation Officer and Settlement Officer.	Kanpur district.
Fatehpur	Sub-Divisional Officer, Fatehpur Sadar sub-division.	Fatehpur Sadar sub-division.
	Sub-Divisional Officer, Khajuha sub-division.	Khajuha sub-division.
	Sub-Divisional Officer, Khaga sub-division.	Khaga sub-division.
Allahabad	District Relief and Rehabilitation Officer and Settlement Officer.	Allahabad district.
Farrukhabad	City Magistrate, Fatehgarh	Farrukhabad and Fatehgarh.
	Sub-Divisional Magistrate having jurisdiction over Mohammadabad, Rajapur, Kamalganj and portions of Nawabganj lying in Farrukhabad sub-division.	Mohammadabad, Rajapur, Kamalganj and portions of Nawabganj lying in Farrukhabad sub-division.
	Sub-Divisional Magistrate having jurisdiction over Kaimganj, Kampil, Shamsabad and portions of Nawabganj.	Kaimganj, Kampil, Shamsabad and portions of Nawabganj.
	Sub-Divisional Magistrate, having jurisdiction over Chhibramau, Saurikh and portions of Police Station Indergarh and Gursahaiganj.	Chhibramau, Saurikh and portions of Police Station Indergarh and Gursahaiganj.
	Sub-Divisional Magistrate having jurisdiction over Kannauj, Thatia, portions of Gursahaiganj and Indergarh.	Kannauj, Thatia, portions of Gursahaiganj and Indergarh.
Hamirpur	Sub-Divisional Magistrate, Hamirpur sub-division.	Hamirpur sub-division.
	Sub-Divisional Magistrate, Maudaha sub-division.	Maudaha sub-division.
	Sub-Divisional Magistrate, Rath sub-division.	Rath sub-division.
	Sub-Divisional Magistrate, Mahoba and Charkhari sub-division.	Mahoba and Charkhari sub-division.

1	2	3
Banda	Sub-Divisional Magistrate having jurisdiction over Karwi and Mau Tahsils. Sub-Divisional Magistrate having jurisdiction over Banda Tahsil. Sub-Divisional Magistrate, having jurisdiction over Baberu and Naraini Tahsils.	Karwi and Mau Tahsils. Banda Tahsil. Baberu and Naraini Tahsils.
Jhansi	City Magistrate, Jhansi Sub-Divisional Magistrate, Mau-cum-Garotha Sub-division. Sub-Divisional Magistrate, Jhansi sub-division. Sub-Divisional Magistrate, Moth sub-division. Sub-Divisional Magistrate, Lalitpur sub-division.	Jhansi City. Mau-cum-Garotha Sub-division. Jhansi sub-division (excluding Jhansi city). Moth sub-division. Lalitpur sub-division.
Jalaun	Sub-divisional Magistrate, Konch sub-division. Sub-Divisional Magistrate, Orai and Kalpi sub-division. Sub-Divisional Magistrate, Jalaun sub-division.	Konch sub-division. Orai and Kalpi sub-division. Jalaun sub-division.
Varanasi	Sub-Divisional Magistrate having jurisdiction over Pargana Katihar Sultanpur Kol asla pandrah athgawan and Jalhupur of Tahsil Varanasi. Sub-Divisional Magistrate having jurisdiction over Parganas Kaswar raja Kaswar Saukari dehat amanat Sheopur and Ramnagar of Tahsil Varanasi Sub-Divisional Magistrate having jurisdiction over Parganas Mahaich, Majhwar and Narawan of Tahsil Chandauli. Sub-Divisional Magistrate having jurisdiction over Parganas Barah, Barhwal, Mawai, Mohauridhus and Ralhpur of Tahsil Chandauli. Sub-Divisional Magistrate, Bhadohi Sub-Division Sub-Divisional Magistrate, Chakia sub-division.	Pargana Katihar Sultanpur Kol asla pandrah athgawan and Jalhupur of Tahsil Varanasi. Parganas Kaswar raja Kaswar Saukari dehat amanat Sheopur and Ramnagar of Tahsil Varanasi Parganas Mahaich, Barhwar, and Narawan of Tahsil Chandauli. Parganas Barah, Barhwal, Mawai, Mohuari dhus and Ralhpur of Tahsil Chandauli. Bhadohi sub-division. Chakia sub-division.
Mirzapur	Sub-Divisional Magistrate Sadar Sub-division. Sub-Divisional Magistrate, Chunar sub-division. Sub-Divisional Magistrate, Dhudhi sub-division. Sub-Divisional Magistrate, Robertoganj sub-division.	Sadar sub-division. Chunar sub-division. Dudhi sub-division. Robertoganj sub-division.
Jaunpur	Sub-Divisional Magistrate, Jaunpur sub-division. Sub-Divisional Magistrate having jurisdiction over Karakat Tahsil. Sub-Divisional Magistrate having jurisdiction over Mariahu Tahsil. Additional Sub-Divisional Magistrate, having jurisdiction over Shahganj Tahsil. Sub-Divisional Magistrate having jurisdiction over Machhli Shahar Tahsil.	Jaunpur. Karakat Tahsil. Mariahu Tahsil Shahganj Tahsil. Machhli Shahr Tahsil.

1	2	3
Ghazipur . . .	Sub-Divisional Magistrate, Ghazipur sub-division. Sub-Divisional Magistrate, Moham- madabad sub-division. Sub-Divisional Magistrate, Zamania sub-division. Sub-divisional Magistrate, Saidpur sub-division.	Ghazipur sub-division. Mohammadabad sub-division. Zamania sub-division. Saidpur sub-division.
Ballia . . .	Sub-Divisional Magistrate, Ballia sub-division. Sub-Divisional Magistrate, Bansdih sub-division. Sub-Divisional Magistrate, Rasra sub-division.	Ballia sub-division. Bansdih Sub-division. Rasra Sub-division.
Gorakhpur . . .	City Magistrate, Gorakhpur. Sub-Divisional Magistrate, Gorakh- pur sub-division. Sub-Divisional Magistrate, Bansgaon sub-division. Sub-Divisional Magistrate, Maharaj- ganj sub-division. Sub-Divisional Magistrate, Pharenda sub-division.	Gorakhpur Kotwali and Cantonment areas. Gorakhpur sub-division (ex- cluding areas of Gorakhpur Kotwali and Can- tonment.) Bansgaon sub-division. Maharajganj Sub-division. Pharenda sub-division.
Basti . . .	Sub-Divisional Magistrate, Bansi sub-division. Sub-Divisional Magistrate Basti sub-division. Sub-Divisional Magistrate, Domaria- ganj sub-division. Sub-Divisional Magistrate, Harraiya sub-division. Sub-Divisional Magistrate, Nowgarh sub-division. Sub-Divisional Magistrate, Khalilabad sub-division.	Bansi sub-division Basti Sub-Division Domariaganj sub-division. Harraiya sub-division. Nowgarh sub-division. Khalilabad sub-division.
Azamgarh . . .	Sub-Divisional Magistrate, Sadar sub- division. Sub-Divisional Magistrate, Moham- madabad sub-division. Sub-Divisional Magistrate, Phulpur sub-division. Sub-Divisional Magistrate, Ghosi sub-division. Sub-Divisional Magistrate, Lalganj sub-division. Sub-divisional Magistrate, Sagri sub-division.	Sadar sub-division. Mohammadabad sub-division. Phulpur sub-division. Ghosi sub-division. Lalganj sub-division. Sagri sub-division.
Deoria . . .	Sub-Divisional Magistrate, Deoria sub-division. Sub-Divisional Magistrate, Salempur sub-division. Sub-Divisional Magistrate, Hata sub- division. Sub-divisional Magistrate, Padrauna sub-division.	Deoria sub-division. Salempur sub-division. Hata sub-division. Padrauna sub-division.
Nainital . . .	Sub-Divisional Magistrate, having jurisdiction over Nainital Tehsil. Sub-Divisional Magistrate, having jurisdiction over Peshkaries of Kala- danghi, Sittarganj and Khatima Tahsils Jaldwani and Kichha. Sub-Divisional Magistrate, KashiPur	Naivital Tahsil. Peshkaries of Kaladanghi, Sittarganj and Khatimu Tahsils Haldwani and Kichha. Peshkaries of Ramnagar, Baz- pur and Tahsil KashiPur.

1	2	3
Almora . . .	Sub-Divisional Magistrate, Baramandal sub-division. Sub-Divisional Magistrate, Pali sub-division. Sub-Divisional Magistrate, Lohaghat sub-division. Sub-Divisional Magistrate, Pithoragarh sub-division.	Baramandal sub-division. Pali sub-division. Lohaghat sub-division. Pithoragarh sub-division.
Garhwal . . .	Sub-Divisional Officer, Lansdowne sub-division. Sub-Divisional Officer, Chamoli sub-division. Sub-Divisional Officer Baransyam sub-division.	Lansdowne sub-division. Chamoli sub-division. Baransym sub-division.
Tehri . . .	Sub-Divisional Maistrate, Tehri. Sub-Divisional Magistrate, Uki. Sub-Divisional Magistrate Kirtinagar. City Magistrate-cum-Sub-Divisional Magistrate, Narendranagar.	Tehri and Pratapnagar Tahsils and Dhanolti Peshkari. Uki Peshkari and Rawain Tahsil. Devaprayag Tahsil. Narendranagar and Patties of Kunjani and Dhama-d-syun.
Lucknow . . .	District Relief and Rehabilitation Officer and Settlement Officer.	Lucknow District.
Unnao . . .	Sub-Divisional Magistrate, Safipur sub-division. Sub-Divisional Magistrate and Settlement Officer (Consolidation), Unnao sub-division. Sub-divisional Magistrate, Hasanganj sub-division. Sub-Divisional Magistrate, Purwa sub-division. Additional Sub-Divisional Magistrate and Judicial Officer, Unnao sub-division.	Safipur sub-division. Unnao sub-division. Hasanganj sub-division. Purwa sub-division Unnao sub-division.
Rae Bareli . . .	Sub-Divisional Magistrate, Rae Bareli sub-division. Sub-Divisional Magistrate, Dalmau sub-division. Sub-Divisional Magistrate, Saloni sub-division. Sub-Divisional Magistrate, Maharajganj sub-division.	Rae Bareli sub-division. Dalmau sub-division. Saloni sub-division Maharajganj sub-division.
Sitapur . . .	Additional District Magistrate and Sub-Divisional Magistrate, Sitapur Sub-Division. Sub-Divisional Magistrate, Sidhauli sub-division. Sub-Divisional Magistrate, Biswan sub-division. Sub-Divisional Magistrate, Misrikh sub-division.	Sitapur sub-division. Sidhauli sub-division. Biswan sub-division. Misrikh sub-division.
Hardoi . . .	Sub-Divisional Magistrate, Hardoi sub-division. Sub-Divisional Magistrate, Shahabad sub-division. Sub-Divisional Magistrate, Sandila sub-division. Sub-Divisional Magistrate, and judicial Judicial Officer, Bilgram sub-division.	Hardoi sub-division. Shahabad sub-division. Sandila sub-division. Bilgram sub-division.

1	2	3
Kheri . . .	Sub-Divisional Magistrate, Lakhimpur sub-division.	Lakhimpur sub-division.
	Sub-Divisional Magistrate, Mohamdi sub-division.	Mohamdi sub-division.
	Sub-Divisional Magistrate, Nighasan sub-division.	Nighasan sub-division.
Faizabad . . .	City Magistrate, Faizabad	Faizabad and Ayodhya towns.
	Additional sub-Divisional Magistrate, having jurisdiction over Faizabad Tahsil (Sadar).	Faizabad Tahsil (Sadar).
	Sub-Divisional Magistrate, having jurisdiction over Akbarpur Tahsil.	Akbarpur Tahsil.
	Sub-Divisional Magistrate, having jurisdiction over Tanda Tahsil.	Tanda Tahsil.
	Sub-Divisional Magistrate, having jurisdiction over Bikapur Tahsil.	Bikapur Tahsil.
Gonda . . .	Sub-Divisional Magistrate, Gonda sub-division.	Gonda sub-division.
	Sub-Divisional Magistrate, Utraula sub-division.	Utraula sub-division.
	Sub-Divisional Magistrate, Tarabganj sub-division.	Tarabganj sub-division.
	Sub-Divisional Magistrate, Balrampur sub-division.	Balrampur sub-division.
Bahraich . . .	Sub-Divisional Magistrate, having jurisdiction over Bahraich Tahsil.	Bahraich Tahsil.
	Sub-Divisional Magistrate, having jurisdiction over Kaisarganj Tahsil.	Kaisarganj Tahsil.
	Sub-Divisional Magistrate, having jurisdiction over Nanpara Tahsil.	Nanpara Tahsil.
	Sub-Division.	
Sultanpur . . .	Sub-Divisional Magistrate, Sadar sub-division.	Sadar sub-division.
	Sub-Divisional Magistrate, Kadi ur sub-division.	Kadipur sub-division.
	Sub-Divisional Magistrate, Muzafirkhana sub-division.	Muzafirkhana sub-division.
	Sub-Divisional Magistrate, Amethi sub-division.	Amethi sub-division.
Pratapgarh . . .	Sub-Divisional Magistrate, Patti sub-division.	Patti sub-division.
	Sub-Divisional Magistrate, Kunda sub-division.	Kunda sub-division.
	Sub-Divisional Magistrate, Tahsil Sadar sub-division.	Tahsil Sadar sub-division.
Bara Banki . . .	Sub-Divisional Magistrate, Nawabganj sub-division.	Nawabganj sub-division.
	Sub-Divisional Magistrate, Fatchpur sub-division.	Fatchpur sub-division.
	Sub-Divisional Magistrate, Ram Sanchi Ghat sub-division.	Ram Sanchi Ghat sub-division.
	Sub-Divisional Magistrate, Haidergarh sub-division.	Haidergarh sub-division.

[No. 10/3/56(i)-IC.]

S.R.O. 1958.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Madhya Pradesh the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Designation of Officer 1	Area 2
All Sub-Divisional Officers.	The area within their respective jurisdiction.

[No. 10/3/56(ii)-IC.]

S.R.O. 1959.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Bombay the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Designation of Officer 1	Area 2
Administrator, Ulhasnagar Township.	Ulhasnagar Township, District Thana.
Administrator, Sardarnagar Township.	Sardarnagar Township, District Ahmedabad.

[No. 10/3/56 (iii)-IC.]

S.R.O. 1960.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Patiala and East Punjab States Union the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Designation of Officer 1	Area 2
1. Sub-Divisional Officer, Barnala	} Within their respective jurisdiction.
2. Sub-Divisional Officer, Jind	
3. Sub-Divisional Officer, Malerkotla.	
4. Sub-Divisional Officer, Kandaghat	
5. Sub-Divisional Officer, Mansa	
6. Sub-Divisional Officer, Faridkot.	
7. Sub-Divisional Officer, Bassi.	
8. Extra Assistant Commissioners, Patiala	
9. Extra Assistant Commissioner, Kapurthala.	
10. Extra Assistant Commissioners, Bhatinda	
11. Extra Assistant Commissioner, Narnaul.	
12. Extra Assistant Commissioner, Sangrur	

[No. 10/3/56 (iv)-IC.]

S.R.O. 1961.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints the officer specified in column 1 of the Schedule hereto annexed to perform in the State of West Bengal the functions of the Collector under the said Rules in respect of the area specified against him in the entry in column 2 of the said Schedule.

SCHEDULE

Designation of Officer 1	Area 2
Deputy Controller, Refugee Relief and Rehabilitation, Ranaghat (Nadia)	Ranaghat Sub-division, Nadia District.

[No. 10/3/56(v)-IC.]

CORRIGENDUM

S.R.O. 1962.—In the Schedule annexed to the Notification of the Government of India in the Ministry of Home Affairs No. 10/3/56-(iii)-IC, dated the 1st August, 1956, published at page 1354 of the Gazette of India, Part II Section 3, dated the 11th August, 1956 and corrected by Corrigendum No. 10/3/56-IC, dated the 14th August, 1956, published at page 1406 of the Gazette of India, Part II Section 3, dated the 25th August, 1956, in items 6C and 12 for "Sub-Divisional Relief Officers" read "Sub-Divisional Relief and Rehabilitation Officers".

[No. 10/3/56 (vi)-IC.]

FATEH SINGH, Dy. Secy.

ORDERS

New Delhi-2, the 4th September 1956

S.R.O. 1963.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act, 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the year 1956-57 relating to the Office of the Chief Commissioner, Ajmer, other than the emoluments and allowances of the Chief Commissioner, shall be an amount not more than Rs. 29,400 (Rupees twenty-nine thousands and four hundred only).

[No. 13/13/56-Ac.II(1).]

S.R.O. 1964.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act, 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the years 1956-57 relating to the Office of the Chief Commissioner, Bhopal, other than the emoluments and allowances of the Chief Commissioner, shall be an amount not more than Rs. 42,100 (Rupees forty-two thousands and one hundred only).

[No. 13/13/56-Ac.II(2).]

S.R.O. 1965.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act, 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the year 1956-57 relating to the Office of the Chief Commissioner, Coorg, other than the emoluments and allowances of the Chief Commissioner, shall be an amount not more than Rs. 36,800 (Rupees thirty-six thousands and eight hundred only).

[No. 13/13/56-Ac.II(3).]

S.R.O. 1966.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act, 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the year 1956-57 relating to the Office of the Chief Commissioner, Delhi, other than the emoluments and allowances of the Chief Commissioner, shall be an amount not more than Rs. 50,500 (Rupees fifty thousands and five hundred only).

[No. 13/13/56-Ac.II(4).]

S.R.O. 1967.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the year 1956-57 relating to the office of the Lieutenant Governor, Himachal Pradesh other than the emoluments and allowances of the Lieutenant Governor, shall be an amount not more than Rs. 46,100 (Rupees forty-six thousands and one hundred only).

[No. 13/13/56-Ac.II(5).]

S.R.O. 1968.—In pursuance of the provisions of Section 28(3)(a) of the Government of Part C States Act, 1951 (XLIX of 1951), the President is pleased to determine that the expenditure for the year 1956-57 relating to the Office of the Lieutenant Governor, Vindhya Pradesh other than the emoluments and allowances of the Lieutenant Governor, shall be an amount not more than Rs. 94,900 (Rupees ninety-four thousands and nine hundred only).

[No. 13/13/56-Ac.II(6).]

HARI SHARMA, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS*New Delhi, the 14th August 1956*

S.R.O. 1969.—In pursuance of sub-Section (2) of Section 4 of the Port Haj Committees Act, 1932 (XX of 1932), the Central Government is pleased to nominate Shri D. D. Sethna, Regional Traffic Superintendent Western Railway, Bombay as a member of the Port Haj Committee, Bombay vice Shri B. N. Wahal.

[No. 547-WANA/56.]

MOHD. YUNUS, Dy. Secy.

New Delhi, the 28th August 1956

S.R.O. 1970/APP/CGE/56/4.—Shri K. Ram, Joint Secretary to the Government of India in the Ministry of External Affairs, New Delhi, has taken over the functions of the Controller General of Emigration with the Government of India, with effect from the 6th August 1956, vice Shri M. R. A. Baig.

[No. F.4-40/56-Emi.]

P. SOMASEKHARAN, Under Secy.

New Delhi, the 4th September 1956

S.R.O. 1971.—In exercise of the powers conferred by sub-section (1) of section 4 of the Foreign Jurisdiction Act, 1947, and of all other powers enabling in this behalf, the Central Government sincerely orders that the President of the Permanent Commission of the Representative Assembly Pondicherry shall receive a remuneration of Rs. 200 per month, with effect from 20th August, 1956 in addition to the salary and allowances admissible to him as Member of the Representative Assembly, Pondicherry, *vide* this Ministry's Notification No. S.R.O. (F. 10-103/55-GP) [FJA-4(I)], dated 2nd January, 1956.

[No. 597/56-GP.]

MAHBOOB AHMED, Under Secy.

MINISTRY OF FINANCE*New Delhi, the 1st September 1956*

S.R.O. 1972.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and after consultation with the Comptroller and Auditor General of India as required under clause (5) of article 148 of the Constitution in respect of persons employed in the Indian Audit and Accounts Department, the President hereby makes the following amendments in the Civil Service Regulations, namely:—

In the said Regulations, after article 357-B, the following articles shall be inserted, namely:—

“357-C. Civil employees other than those governed by Article 357-D, who, prior to their civil appointment against war-reserved and other permanent vacancies which arose for direct recruitment before the 1st January 1948, had rendered satisfactory paid whole-time, enlisted or commissioned ‘war service’ between the 3rd September 1939 and the 1st April, 1948, in the Armed Forces of India or similar Forces of a Commonwealth country which did not earn a service pension under the Military, Naval or Air Force Rules shall be allowed to count such ‘war service’ including sick leave taken during such service, for the purpose of civil pension, subject to the following conditions:—

(1) Completed years of the said ‘war service’ shall be allowed to count up to a maximum of five years.

(2) In the case of Services/Posts in which a minimum age is fixed for recruitment no ‘war service’ rendered below that age shall be allowed to count for pension, and in the case of Services/Posts in which no minimum age is fixed, no portion of ‘war service’ rendered before attaining the age of 20 or 18 as the case

may be according as the Services/Posts are Classes I to III or Class IV shall be allowed to count for pension.

(3) The addition of 'war service' shall not be included in total service under Article 408 of these Regulations for the purpose of counting leave as service for pension.

(4) 'War service' rendered in the Armed Forces of India and rendered in similar Forces of a Commonwealth country shall be allowed to count alike for pension; no contribution towards, or share of, a pension earned as a result of this concession being claimed from the foreign government concerned.

(5) No refund of bonus or gratuity paid to the employees in respect of such 'war service' shall be demanded from the employees.

357-D. Members of the Services specified in the Schedule below who, prior to their appointment to those Services/Posts against war-reserved and other permanent vacancies which arose for direct recruitment before the 1st January 1948 had rendered satisfactory, paid whole-time, enlisted or commissioned 'war service' between the 3rd September 1939 and the 1st April 1946 in the Armed Forces of India or similar Forces of a Commonwealth country which did not earn a service pension under the Military, Naval or Air Force Rules may count such 'war service' including sick leave taken during such service, for civil pension of all kinds subject to the following conditions:—

(1) Completed years of 'war service' rendered after the attainment of the minimum age mentioned in the Schedule to this Article shall be allowed to count up to a maximum of five years.

(2) The addition so made shall not be included in total service under Article 408 of these Regulations for the purpose of counting leave as qualifying for pension.

(3) 'War service' rendered in the Armed Forces of India and that rendered in similar Forces of a Commonwealth country shall be allowed to count alike for pension; no contribution towards, or a share of, a pension earned as a result of this concession being claimed from the foreign government concerned.

(4) No refund of bonus or gratuity paid to the employees in respect of such 'war service' shall be demanded from the employees.

SCHEDULE

Service or post	Minimum Age
Indian Audit & Accounts Service.	21 years
Indian Customs Service.	21 years
Indian Defence Accounts Service.	21 years
Indian Income-Tax Service.	21 years
Assistant Master, India Security Press.	24 years
Assistant Master, India Government Mint.	24 years
Editor, "India Speaks".	24 years
Indian Meteorological Service.	23 years
Assistant Electrical & Mechanical Officer, Civil Aviation Department.	25 years
Senior Aircraft Inspector, Civil Aviation Department.	30 years
Aircraft Inspector, Civil Aviation Department.	28 years
Research Officer, Pathology (Poultry Research Section), Indian Veterinary Research Institute, Izatnagar.	25 years

(Department of Economic Affairs)*New Delhi, the 8th September, 1956*

S.R.O. 1973.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declare that the provisions of section 11 of the said Act shall not apply to the Bareilly Bank (Private) Ltd., Bareilly, for a period up to and including the 31st March 1957.

[No. F. 4(81)-FI/56.]

J. L. KUNDU, Dy. Secy.

(Department of Economic Affairs)*New Delhi, the 3rd September, 1956*

S.R.O. 1974.—The following draft of certain amendments to the Public Debt Rules, 1946, which the Central Government proposes to make in exercise of the powers conferred by Section 28 of the Public Debt Act, 1944 (18 of 1944), is hereby published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th September, 1956.

Any objection or suggestion received from any persons with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

In the said Rules:—

(1) In rule 1, for sub-rule(2), the following sub-rule shall be substituted namely:—

“(2)—These rules shall come into force on the 1st May, 1946”.

(2) In sub-rule (5) of rule 3, for the words and figure “Ruler of a Part B State”, the words “Ruler of a former Indian State”, shall be substituted;

(3) In rule 6—

(a) in the heading, for the words “Ruler of a State” the words “Ruler of a former Indian State” shall be substituted;

(b) in sub-rule (1) for the words “Ruler of a State in India”, the words “Ruler of a former Indian State” shall be substituted.

(4) in sub-rule (4) of rule 7 for the words and figure “Ruler of a Part B State”, the words “Ruler of a former Indian State” shall be substituted;

(5) in sub-rule (2) (b) (iii) of rule 8, after the word “Governor”, the words “or Rajpramukh, as the case may,” shall be inserted;

(6) in rule 9—

(a) in sub-rule (1) (a), the words “the States of” shall be omitted;

(b) for sub-rule (2) the following sub-rule shall be substituted, namely:—

“(2) Stock—Interest on stock shall be paid by warrants issued by the Public Debt Office and payable at the local office of the Bank or if the holder so desires by money order after deducting the commission charges. Such warrants may at the request of the holder of the stock preferred in writing to the Public Debt office, be made payable subject to compliance by the holder with such formalities as the Public Debt Office may require,

(a) in the case of stock of a loan of the Central Government at any other Indian Office of the Reserve Bank of India or any agency thereof conducting Government treasury business or at any treasury or sub-treasury in India;

(b) in the case of stock of a loan of a State Government at any other Indian office of the Reserve Bank of India or any agency thereof conducting treasury business in the State concerned or any treasury or sub-treasury within that State.

The presentation of stock certificate shall not be required at the time of payment of interest, but the payee shall acknowledge receipt at the back of the warrant”;

(c) in sub-rule (4), for the words “or Madras”, the words “Madras or Bangalore” shall be substituted.

(7) In rule 22—

(a) in sub-rule (3) (ii), the words “, or in the case of a Part B State, the Political Agent” shall be omitted;

(b) in sub-rule (5) (ii) (a), the words “or the Political Agent, as the case may be” shall be omitted;

(8) in sub-rule (1) (b) (ii) of rule 24, after the words “Governor”, the words “or Rajpramukh, as the case may be,” shall be inserted.

(9) in the proviso to sub-rule 3 of rule 29 for the word “little”, the word “title” shall be substituted;

(10) in proviso (b) to rule 31—

(a) for the words “Imperial Bank of India”, the words “the State Bank of India” shall be substituted;

(b) in the bracket, before the word ‘or’ the words “or the Imperial Bank of India” may be inserted;

(11) In the schedule, in Form I—

(a) for the words “Rulers of States in India”, the words “Rulers of former Indian States” shall be substituted;

(b) for the words “Governor General of India in Council” wherever they occur, the words “President of India” shall be substituted.

[No. F. 7 (33)-B/56.]

S.R.O. 1975.—The following draft of an amendment to the Public Debt (Annuity Certificates) Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), is hereby published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th September, 1956.

Any objection or suggestion received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In sub-rule (2) of rule 1 of the said rules—

(a) Clause (i) shall be omitted;

(b) in clause (ii), the brackets and figures “(ii)” shall be omitted.

[No. F.7(33)-B/56.]

S.R.O. 1976.—The following draft of an amendment to the Public Debt (Compensation Bonds) Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), is hereby published as required by sub-section (1) of that Section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th September, 1956.

Any objection or suggestion received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, for sub-rule (2) of rule 1 the following sub-rule shall be substituted, namely:—

“(2) They shall apply to a Government Security in the form of a bond issued under section 2(2)(b) of the Act.”

[No. F.7(33)-B/56.]

K. C. DAS, Under Secy.

(Department of Company Law Administration)

New Delhi, the 1st September, 1956

S.R.O. 1977.—In exercise of the powers conferred by sub-section (1) of section 641 of the Companies Act, 1956 (1 of 1956), the Central Government makes the following alterations in Schedule IX to the said Act, namely:—

In Form of Proxy No. II, an asterisk should be inserted against the words "Form for affording members an opportunity of voting for or against a resolution" at the head of the form, and the following shall be inserted as a foot note at the end of the form:—

"*This form is to be used $\frac{\text{in favour of}}{\text{against}}$ the resolution.

Unless otherwise instructed the proxy will act as he thinks fit.

*Strike out whichever is not desired."

[No. 3/17/56-PR.]

F. N. SANYAL, Under Secy.

MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

CENTRAL EXCISES

New Delhi, the 1st September 1956

S.R.O. 1978.—In exercise of the powers conferred by rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. CER-8(5)/56, dated the 1st March, 1956, namely:—

For the words and figures "the first 125 tons", occurring in part (i) of the said notification, the words and figures "a quantity not exceeding 125 tons" shall be substituted.

[No. CER-8(21)/56.]

S.R.O. 1979.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Central Excise Rules, 1944, namely:—

In the said Rules—

1. For sub-rule (1) of rule 175, the following sub-rule shall be substituted, namely:—

"(1) Every person desiring to engage in operations requiring the possession of a licence as aforesaid shall apply in writing every year for a licence or renewal thereof to the licensing authority who shall be such officer as the Central Board of Revenue may authorise in this behalf."

2. For the Table subjoined to sub-rule (2) of rule 176, the following Table shall be substituted:—

"TABLE

	Rupees
I. Unmanufactured products:	
1) A curer who intends to cure in the following year,	
(a) one hundred, or more than one hundred, standard maunds;	Five.
(b) less than one hundred standard maunds;	Nil.

Rupees.

(2) A wholesale dealer in unmanufactured tobacco who purchases for the purpose of trade or manufacture.	(a) two thousand, or more than two thousand, standard maunds ;	Of such products during the 12 months preceding the 1st day of October prior to the year for which the licence is to be granted.	One hundred.
(3) A wholesale dealer in other unmanufactured products who purchases from a curer.	(b) more than one thousand, but less than two thousand, standard maunds ;		Fifty.
	(c) more than five hundred, but not more than one thousand, standard maunds.		Twenty, five
	(d) more than two hundred and fifty, but not more than five hundred standard maunds ;		Ten.
	(e) more than fifty, but not more than two hundred and fifty standard maunds.		Five.
(4) A broker or commission agent dealing in unmanufactured tobacco, who brokes.	(a) two thousand, or more than two thousand standard maunds ;	Of such products during the 12 months preceding the 1st day of October prior to the year for which the licence is to be granted.	Fifty.
(5) A broker or commission agent dealing in other unmanufactured products who negotiates the purchase, from a curer, or	(b) more than one thousand, but less than two thousand standard maunds ;		Twenty, five.
	(c) more than five hundred, but not more than one thousand, standard maunds ;		Ten.
	(d) more than two hundred and fifty, but not more than five hundred, standard maunds ;		Five.
	(e) two hundred and fifty standard maunds or less.		One.
(6) The holder of a private bonded storeroom or warehouse which houses.	(a) two thousand, or more than two thousand, standard maunds ;		Twenty five.
	(b) more than five hundred, but less than two thousand, standard maunds ;		Ten.
	(c) more than one hundred, but not more than five hundred, standard maunds ;		Five.
	(d) one hundred standard maunds or less.		One

Rupees.

II. Manufactured products :**A manufacturer—**

If the duty paid by him during the 12 months preceding the 1st day of October prior to the year for which the licence is to be renewed is—

(i) more than Rs. 25,000	One hundred.
(ii) more than Rs. 10,000 but not more than Rs. 25,000	Fifty.
(iii) more than Rs. 5,000 but not more than Rs. 10,000	Twenty-five.
(iv) more than Rs. 1,000 but not more than Rs. 5,000.	Ten.
(v) nil, or not more than Rs. 1,000	Five.

III. A manufacturer of splints and veneers or composition for match heads One hundred.

IV. The use of excisable goods without payment of duty for special industrial purposes (Rule 192). One hundred.

Explanation.—In respect of a new applicant, or where a licence has to be issued in respect of a commodity on which an excise duty has been imposed for the first time during the middle of the year prior to the year for which the licence is to be granted, the duty or quantity for the purpose of determining the licence fee shall be the duty or quantity as may be estimated by the licensing authority on the basis of such information as may be available to him.

3. In Appendix I for item 7 in the Schedule appended to Form A.L. 4 (Central Excise Series No. 6), the following item shall be substituted, namely—

“7. Excisable goods cleared on payment of duty by the manufacturer during the twelve months preceding the 1st day of October for which the licence is to be granted or renewed—

(a) Quantity

(b) Amount of duty”.

4. The amendments hereby made shall apply to all licences renewed or issued on or after the date of this notification.

[No. 10-CER/56.]

New Delhi, the 8th September 1956

S.R.O. 1980.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Central Excise Rules, 1944, namely:—

In rule 97 of the said Rules—

(1) for clause (i) of the first proviso, the following clause shall be substituted, namely:—

“(i) the goods are returned to the factory within one year of the date of payment of duty or within such further period or periods not exceeding six months in the aggregate as the Collector may, on sufficient cause being shown, permit in any particular case;”

(2) in clause (vii) of the same proviso, for the word “rupees one hundred”, the words “rupees fifty” shall be substituted.

[No. 12-CER/56.]

S.R.O. 1981.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

To rule 49 of the said Rules, the following proviso shall be added, namely:—

“Provided further that the proper officer may not demand duty due on any goods claimed by the manufacturer as unfit for consumption or for marketing, subject to such conditions as may be imposed by the Collector by order in writing.”

[No. 13-CER/56.]

B. N. BANERJI, Joint Secy.

CENTRAL EXCISES

New Delhi, the 8th September 1956

S.R.O. 1982.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In rule 232 of the said Rules, after the words “as such officer,” the following words shall be inserted, namely:—

“or in pursuance of such special or general directions as may be issued by the Central Board of Revenue,”

[No. 11-CER/56.]

L. S. MARTHANDAM, Under Secy.

ORDERS

STAMPS

New Delhi, the 28th August 1956

S.R.O. 1983.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the whole of the stamp duty chargeable under the said Act on the lease deed dated the 28th July, 1956, executed by the High Commission for the United Kingdom in India in respect of the premises comprising two flats at 38, Sundar Nagar, New Delhi.

[No. 14/F.No. 8/12/56-Stamps.]

New Delhi, the 31st August 1956

S.R.O. 1984.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the stamp duty chargeable on the following documents executed or made by a banking company (as defined in the Banking Companies Act, 1949), in liquidation in the course of the liquidation proceedings in the States of Delhi, Ajmer and Coorg, namely:—

Every transfer, mortgage, assignment, power of attorney, proxy paper, certificate, affidavit, bond or other proceedings, instrument or writing whatsoever before or under any order of the Court, and (copies) thereof.

[No. F.15/9/53-Stamps.]

M. R. RAMACHANDRAN, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 23rd August 1956

S.R.O. 1985.—The following draft of certain further amendments in the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (11 of 1922), is published as required by sub-section (4) of the said section, for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 31st October, 1956.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the said Board.

Draft Amendment

In rule 43-A of the said Rules, the following shall be substituted, namely:—

"43-A. The return under section 20A shall be in the following form and shall, in the case of a company, be delivered by its Principal Officer to the Income-tax Officer having jurisdiction for the time being to assess the Company, and in other cases to the Income-tax Officer in whose jurisdiction the person responsible for paying interest, resides:—

Return under section 20A, of the Indian Income-tax Act 1922 for the year 1st April, 19..... To 31st March, 19.....

Name of payer.

Address of payer.

Serial No.	Name of payee	Address of payee	Date of payment	Amount of interest or aggregate interest.
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I,

I,, the Principal Officer of the Company hereby certify that the above statement contains a complete list of persons to whom interest or aggregate interest exceeding Rs. 400 (regardless of any interest paid to me) was paid during the period 1st April, 19..... to 31st March, 19.....

Dated.....19....

Signature."

[No. 58.]

P. N. DAS GUPTA, Secy.

CENTRAL EXCISES

New Delhi, the 1st September 1956

S.R.O. 1986—In pursuance of sub-rule (1) of rule 175 of the Central Excise Rules, 1944, and the supersession of its notification No. 9—Central Excises, dated the 13th May 1950, the Central Board of Revenue hereby authorises the Central Excise Officers specified in columns 2 and 3 of in schedule hereto annexed to issue and renew respectively the types of licences in respect of the excisable goods mentioned in the corresponding entries in column 1 thereof :—

SCHEDULE

Licences	Licensing Authority	Reviewing Authority
1	2	3
	Any officer not below the rank of—	Any officer not below the rank of—
1. Unmanufactured Products—		
(1) A curer who intends to cure in the following year—		
(a) not less than one hundred standard maunds :	A Superintendent.	An Inspector.
(b) less than one hundred standard maunds	An Inspector.	An Inspector.

I	2	3
2. A wholesale dealer or broker or commission agent dealing in un-manufactured products.	A Superintendent.	A Superintendent. Provided that, where no change in licence fee is involved such a licence may be renewed by an officer not below the rank of an Inspector.
3 The holder of a private bonded warehouse which houses—		
(a) not less than two thousand standard maunds.	An Assistant Collector	A Superintendent.
(b) less than two thousand standard maunds.	A Superintendent	A Superintendent.
4. The holder of a curees private bonded store-room.	An Inspector	An Inspector.
II. Manufactured products—		
If the licence fee payable annually is—		
(a) rupees one hundred	The Collector.	The Collector.
(b) not more than rupees fifty but more than rupees ten	An Assistant Collector.	An Assistant Collector.
(c) rupees ten or below	A Superintendent	A Superintendent
III. A user of excisable goods without payment of duty for special industrial purposes.	The Collector	The Collector.

[No. CBR 175 (1)/56]

S. K. BHATTACHARJEE, Dy. Secy.

INCOME-TAX

New Delhi, the 27th August 1956

S.R.O. 1987. In pursuance of sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that the following further amendments shall be made in the Schedule appended to its notification S.R.O. 1214 (No. 44—Income-tax) dated the 1st July, 1952, namely :—

In the said Schedule :—

(i) after serial No. 58-A, the following items shall be inserted, namely :—

1	2	3	4	5	6
58-B	Employees of Foreign Diplomatic Missions Consulates & Trade Commissioner and all other employees of the Foreign Govts. having their offices in and residing in Delhi, Ajmer, Rajasthan and Madhya Bharat.	Income-tax Officer Private Salary Circle 1, Delhi.	Inspecting Assistant Commissioner Delhi Range II, New Delhi.	Appellate Assistant commissioner 'C' Range New Delhi.	Do.

(ii) In column 4, against S. No. 58-A, for "Inspecting Assistant Commissioner, Range 1, Delhi." substitute "Inspecting Assistant Commissioner, Delhi Range II, New Delhi".

[No. 60 (55/92/54-IT)]

CORRIGENDUM

S.R.O. 1988.—In the notification of the Central Board of Revenue S.R.O. 1388 published in part II, Section 3 of the Gazette of India, dated the 27th June 1955 under column 6—

for

"The Commissioner of Income-tax, Ajmer, Rajasthan and Madhya Bharat".

read

"The Commissioner of Income-tax, Delhi".

[No. 59, (55/92/54-IT).]

B. V. MUNDKUR, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 28th August 1956

S.R.O. 1989.—In exercise of the power conferred by sub-clause (i) of clause 5 of the Cotton Textiles (Export Control) Order, 1949, the Central Government hereby directs that the following amendment shall be made in Notification No. S.R.O. 1317 dated the 9th June 1956, namely:—

In the said notification, in para. 1 for the word, letters and figures "1st June 1956" the word, letters and figures "1st October 1956" shall be substituted.

[No. 46(34)-CT(A)/52-33.]

V. V. NENE, Under Secy.

S.R.O. 1990/ESS.COMM/IRON & STEEL-2(c)/AM(6).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, as applied to the State of Pondicherry, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1112/ESS.COMM/IRON & STEEL-2(c), dated the 8th May, 1956, namely:—

In the Schedule annexed to the said notification, after the entries relating to 'PEPSU', the following entries shall be inserted, namely:—

1	2	3
Pondicherry	Director of Industries, Pondicherry	4, 5, 18 and 20.

[No. F.I.S(A)-4(253)/56.]

S.R.O. 1991/ESS.COMM/IRON AND STEEL/AM(1).—In exercise of powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), as applied to the State of Pondicherry, the Central Government hereby directs that the Iron and Steel (Control) Order, 1956, and the notifications issued thereunder and specified in Column 2 of the table hereto annexed, shall also apply to the said State.

TABLE

Provisions of the Iron and Steel (Control) Order, 1956, under which notifications were issued	Number and date of the notifications
1. Under Clauses 4 and 5	No. S.R.O. 1110/ESS. COMM/IRON & STEEL 4 & 5 dated the 8th May, 1956.
2. Under Clauses 14(2) and 26(2)	No. S.R.O. 1111/ESS. COMM/IRON & STEEL 14(2) & 26(2), dated the 8th May, 1956.

3. Under Clauses 15(1) and 27 (1) . No. S.R.O. 1113/ESS. COMM/IRON & STEEL 15(1) and 27(1), dated the 8th May, 1956, as amended by Notifications No. S.R.O. 1351/ESS. COMM/IRON & STEEL 15(1) and 27(1)/Am (1), dated the 9th June, 1956 and No. S.R.O. 1886/ESS. COMM/IRON & STEEL-15(1) & 27 (1)/ Am(2), dated the 23rd August, 1956.

[No. F.IS(A)-4(304)/56.]

P. S. V. RAGHAVAN, Under Secy.

(Indian Standards Institution)

New Delhi, the 31st August 1956

S.R.O. 1992.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution notifies that the marking fee per unit for Aluminium Sheets, Strips and Circles, Grade A and Grade B, details of which are given in the Schedule hereto annexed, has been determined and it shall come into force with effect from 10th September 1956.

THE SCHEDULE

Product/Class of Products	No. and Title of Relevant Indian Standard	Unit	Marking fee per unit
Aluminium Sheets, Strips and Circles —Grade A and Grade B.	IS: 21-1953 Specification for One ton Wrought Aluminium for Utensils.	One ton	Rs. 2.

D. V. KARMARKAR,
Deputy Director (Marks),
Indian Standards Institution.

[No. MDC/11(6).]

P. V. B. MENON, Under Secy.

MINISTRY OF HEAVY INDUSTRY

New Delhi, the 4th September 1956

S.R.O. 1993/ESS.COMM/IRON & STEEL-2(c)/AM(7).—In exercise of the powers conferred by sub-clause (c) of clause (2) of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1112/ESS.COMM/IRON&STEEL-2(c), dated the 8th May, 1956, namely:—

In the Schedule annexed to the said notification after the entries relating to 'MADHYA BHARAT' the following entries shall be inserted, namely:—

1	2	3
Manipur	Assistant Secretary (Co-ordination) to the Government of Manipur.	4, 1, 18, and 20.

[No. F.IS(A)-4(253)/56.]

P. S. V. RAGHAVAN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 30th August 1956

S.R.O. 1994.—In exercise of the powers conferred by clause 5 of Sugar (Control) Order, 1955, and in partial modification of the Notifications of the Government of India in the Ministry of Food and Agriculture No. S.R.O.s 1028 and 2322 dated the 29th March, and 13th July, 1954 respectively, the Central Government is pleased to fix the *Ex*-factory price specified in Column 2 of the Schedule annexed hereto for Indian Sugar Standard E-27 grade of such crystal sugar produced in 1953-54 crushing season by the vacuum pan sugar factories specified in the corresponding entry in Column 1 of the said schedule :

Provided that clauses (i) to (iv) of the proviso to the Notification of the Government of India in the Ministry of Food and Agriculture No. S.R.O. 1598, dated the 18th October, 1951 regarding price differentials for other grades of crystal sugar and for various grades of refined and crushed sugar shall apply to this Notification :

Provided further that the explanations I and II given in the said Notification shall also apply to this Notification :

THE SCHEDULE

Area and Name of sugar factory	Ex-factory price per moud of 82.2/7 lbs.
(1)	(2)
WEST UTTAR PRADESH	
	Rs. As. Ps.
1. Baheri	29 1 6
2. Bareilly	28 0 0
3. Rosa	28 3 6
BHOPAL	
1. Schore	28 2 0

[SV-101(1)/53-54.]

T. C. PURI Jt. Secy.

New Delhi, the 31st August 1956

S.R.O. 1995.—In exercise of the powers conferred by Section 3 of the Agricultural Produce (Development & Warehousing Corporations), Act, 1956 (28 of 1956), the Central Government hereby directs that with effect from the 1st day of September, 1956, there shall be established the "National Co-operative Development and Warehousing Board" consisting of the following members namely:—

1. The Minister for Food & Agriculture in the Central Government. *Ex-officio.*
2. Secretary, Ministry of Food & Agriculture, Government of India. "
3. Joint Secretary in charge of Cooperation, Ministry of Food and Agriculture, Government of India. "
4. Secretary, Government of India, Ministry of Finance (Department of Economic Affairs).
5. Financial Adviser to the Ministry of Food and Agriculture, Government of India. "
6. Secretary, Government of India, Ministry of Production. "
7. Additional Member (Commercial) Railway Board, Government of India. "
8. Consulting Engineer, Road Development, Government of India, Ministry of Transport. "
9. Joint Secretary, In charge of Plan Co-ordination, Planning Commission, Government of India. "

10. Joint Secretary, In charge of Small Scale Industries, Government of India, Ministry of Commerce and Industry.

Ex-officio.

11. Chairman, Forward Markets Commission. . .
12. Shri B. Venkatappiah, Deputy Governor, representing the Reserve Bank of India.
13. Shri B. P. Patel, Managing Director, representing the State Bank of India.
14. President, All India Co-operative Union, New Delhi.
15. Professor M. L. Dantwala, Professor of Agricultural Economics, Bombay School of Economics and Sociology, Bombay.
16. Shri G. Parameswaran Pillai, Chairman, State Co-operative Advisory Council, Trivandrum.
17. Shri R. G. Saraiya, Chairman, Bombay State Co-operative Bank, Bombay.
18. Professor D. G. Karve, Adviser, Reserve Bank of India, Bombay.
19. Shri P. S. Rajagopal Naidu, M.P., President North Arcot District Co-operative Marketing and Supply Society, Vellore.
20. Shri K. V. Shankar Gowda, M.L.A., Honorary Secretary, Ryots' Multi-purpose Co-operative Society Ltd., Mandya (Mysore).
21. Shri Tarapado Chaudhuri, Chairman, West Bengal Provincial Co-operative Bank, Calcutta.
22. Shri R. K. Patil, Civil Lines, Nagpur.

[No. F.8-1/56-Coop.I.]

KRISHAN CHAND, Joint Secy.

(I.C.A.R.)

New Delhi, the 17th August 1956

S.R.O. 1996.—In pursuance of Section 4(ix) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government are pleased to appoint Shri M. Mallaraj Urs, Director of Agriculture, Government of Mysore, as the representative of the Mysore State on the Indian Central Cotton Committee, with effect from the 1st April, 1956.

[No. F.1-42/56-Com.II.]

S.R.O. 1997.—In pursuance of Section 4(x) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government hereby re-nominate Shri C. Jagannatha Rao, Deputy Director of Agriculture (Research), Kurnool, Andhra, as a member of the Indian Central Cotton Committee, for a period of one year with effect from the 1st April, 1956.

[No. F.1-42/56-Com.II.]

New Delhi, the 20th August 1956

S.R.O. 1998.—In pursuance of the provisions of Sub-section (f) of Section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Madhya Pradesh have nominated Shri Trimbak Dattatrya Deshmukh of Parwa, Tah. Kelapur, Distt. Yeotmal, to be the member of the Indian Central Oilseeds Committee, with effect from the 1st April, 1956, for a term of three years.

[No. 6-4/56-Com.I.]

S.R.O. 1999.—In pursuance of the provisions of Sub-section (e) of Section 4 of the India Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Madhya Pradesh have re-nominated the Director of Agriculture, Madhya Pradesh, Nagpur, to be the member of the Indian Central Oilseeds Committee, with effect from the 1st April, 1956 for a term of three years.

[No. 6-3/56-Com.I.]

MOKAND LALL, Under Secy.

MINISTRY OF HEALTH*New Delhi, the 30th August 1956*

S.R.O. 2000.—It is hereby notified for general information that in further modification of this Ministry's notification No. F.4-1/54-LSG, dated the 24th March, 1954 and in exercise of the powers conferred by clause (e) of sub-section (1) of section 3 of the Delhi Joint Water and Sewage Board Act, 1928, (23 of 1928), the Central Government have with effect from the 8th June, 1956 nominated Shri O. V. Ramadorai, Deputy Secretary, Ministry of Finance, as a member of the Board in place of Shri S. K. Majumdar, Deputy Secretary, Ministry of Finance (Delhi State) who has resigned.

[No. F.13-119/56-LSG.]

R. NARASIMHAN, Under Secy.

MINISTRY OF TRANSPORT**(Transport Wing)****PORTS***New Delhi, the 30th August 1956*

S.R.O. 2001.—In pursuance of sub-section (3) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby publishes the following return received from the Secretary, the Millowners' Association, Bombay namely:—

Return showing the name of the person elected by the Millowners' Association, Bombay, in accordance with the provisions of section 13(1) of the Bombay Port Trust Act, to be a member of the Board of Trustees of the Port of Bombay in the temporary absence on leave of Shri Krishnaraj M. D. Thackersey.

Date of election	Name of the person elected
13th August 1956	Shri Vithal N. Chandavarkar

[No. 8-C.PI(85)/56.]

D. A. R. WARRIAR, Under Secy.

(Transport Wing)**CORRIGENDUM***New Delhi, the 30th August 1956*

S.R.O. 2002.—In the notification of the Government of India, Ministry of Transport No. S.R.O. 2136, dated the 1st October, 1955, published at pages 1931—1942 of the Gazette of India, Part II, Section 3, dated the 1st October 1955 at page 1931, for "and No. 4-PII(1)/53, dated the 29th September 1953" read "No. 4-PII(1)/53, dated the 29th September, 1953 and No. 3-PII(144)/54, dated the 23rd March 1955".

[No. 3-PII(137)/54.]

A. V. SUBRAMANIA IYER, Under Secy.

MINISTRY OF PRODUCTION*New Delhi, the 30th August 1956*

S.R.O. 2003.—Ess. Com/Salt (3).—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955, (10 of 1955) the Central Government hereby makes the following further amendment in the Salt (Reserve Stocks) Order, 1955, published with the notifications of the Government of India, in the

Ministry of Production No. SRO (1185) Ess Com/Salt (3), dated the 27th May, 1955 namely:—

In clause 5 of the said Order, for the figures and word "2,000 tons" the figures and word "3,000 tons" shall be substituted.

[No. 14/4/53-Salt.]

NIZAMUDDIN AHMAD, Dy. Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 30th August, 1956

(Service Rules of the Chairman, Members, Secretary and Financial Adviser of the Damodar Valley Corporation)

S.R.O. 2004.—In exercise of the powers conferred by section 59 of the Damodar Valley Corporation Act, 1948, (XIV of 1948), the Central Government hereby makes the following further amendment to the Rules published with the notification of the Government of India in the late Ministry of Works, Mines and Power No. DW-III-A-4(7) Dam dated the 23rd April, 1948, namely:—

In rule 9-A of the said Rules the following sentence shall be added at the end namely:—

"They may, however, be permitted to join the Fund and to contribute to it but shall not be eligible to the Corporation's contribution".

Explanatory Note

The amendment has been introduced with a view to enabling retired Government servants, who are in receipt of retired or superannuation pension or Contributory Provident Fund benefits from Government and who are appointed as Chairman, Member, Secretary or Financial Adviser of the Damodar Valley Corporation, to contribute to the Contributory Provident Fund of the Damodar Valley Corporation without being entitled to receive the Corporation's contribution.

[No. 43(1)DW-IV/56.]

G. D. KSHETRAPAL, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

(Central Boilers Board)

New Delhi, the 27th August 1956

S.R.O. 2005.—The following draft of a further amendment to the Indian Boiler Regulations, 1950 which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 22nd November, 1956.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary Central Boilers Board, Ministry of Works, Housing & Supply, North Block, New Delhi.

Draft Amendment

In the said regulations—

For clause (a) of regulation 125, the following shall be substituted, namely:—

"125 (a) Plates 5/8 inch and above in thickness shall be bevelled from both sides of each abutting edge but the bevel need not necessarily be the same on each side (see Figs. 1 and 2). Plates less than 5/8 inch in thickness may be bevelled from one side only of each abutting edge (see Figs. 3 and 4).

The included angle of the bevel shall be not less than 60° , and the beveling may be any one of the forms shown in Figs. 1—4."

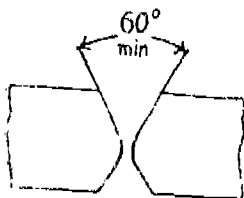


Fig. 1.

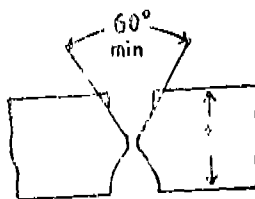


Fig. 2.

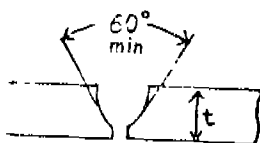


Fig. 3.

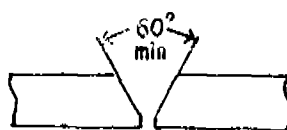


Fig. 4.

[No. BL-304(18)/55.]

New Delhi, the 28th August 1956

S.R.O. 2006.—In exercise of the powers conferred by Section 28 of the Indian Boilers Act 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of Section 31 of the said Act, namely:—

In the said Regulations—

1. For the existing heading of Regulation 1, the following shall be substituted, namely:—

"Short title, extent, application and commencement".

2. In Regulation 1, after sub-regulation (2) the following shall be inserted namely:—

"(2A) These Regulations shall apply to all boilers including those working on the principles of natural circulation, forced circulation and forced flow with no fixed steam and water line".

3. In Regulation 281 the following paragraph shall be added at the end, namely:—

"In the case of boilers with no fixed steam and water line, the fitting of such accessories that are manifestly not needed or used, such as water gauges, water columns and gauge cocks, may not be insisted upon. In such cases, a duplicate means of maintaining circulation shall be provided".

4. In Regulation 376 after clause (f), the following clause shall be inserted namely:—

"(g) In the case of forced flow and forced circulation types of boilers, provisions shall be made for checking that proper circulation is maintained through all sections of the circuit by the flow of water".

5. In Regulation 390(a), the following paragraph shall be added at the end, namely:—

"In the case of forced circulation and forced flow boilers which are not accessible to close visual inspection, the Inspector should, besides thorough examination, ensure by the flow of water that proper circulation is maintained through all sections of the water circuits".

[No. S&PII/BL.304(20)/54.]

New Delhi, the 30th August, 1956

S.R.O. 2007.—In exercise of the powers conferred by section 23 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations—

1. For sub-clause (1) of clause (b) of regulation 15, the following sub-clause shall be substituted, namely:—

“(b) (i) Plates, Angles and Tees.—Wherever practicable, the rolled surface shall be retained on two opposite sides of the test piece. The ultimate tensile stress and percentage of elongation on 8 in. gauge length shall be determined on standard test piece A (see Appendix B) and for plates over 2 in. in thickness, standard test piece B shall be used”.

2. For the table below to Regulation 16, the following table shall be substituted, namely:—

Description	Ultimate tensile stress Tons/ sq. in.	Minimum Elongation* per cent		Bend Test	
		Test piece A 8 in. gauge length.	Test Piece B†	Test piece BI	Radius of bend T=Thickness or diameter
Plates for shells, butt straps, gussets and stays	26-36	23 for 26-30 tons/sq. in. 20 for 28-32 tons/sq. in. 20 for 30-36 tons/sq. in.	21 for 26-30 tons/sq. in. 18 for 28-32 tons/sq. in. 18 for 30-36 tons/sq. in.	..	1T for 26-30 tons/sq. in. 1½ T for 28-32 tons/sq. in. 1½ T for 30-36 tons/sq. in.
Plates for flanging, and for furnaces.	24-32	23 for 24-30 tons/sq. in. 20 for 28-32 tons/sq. in.	21 for 24-30 tons/sq. in. 18 for 28-32 tons/sq. in.	..	1T for 24-30 tons/sq. in. 1½ T for 28-32 tons/sq. in.
Plates for forge-welding.	24-30	23 for 24-30 tons/sq. in.	21	..	1T for 24-30 tons/sq. in.
Sections	26-30 or 28-33	23 for 26-30 tons/sq. in. 20 for 28-33 tons/sq. in.	1T for 26-30 tons/sq. in. 1½ T for 28-33 tons/sq. in.
Bars for bar stays	26-36	..	25 for 26-30 tons/sq. in. 22 for 30-36 tons/sq. in.	30 for 26-30 tons/sq. in. 27 for 30-36 tons/sq. in.	1½ T.

*For material under 3/8 inch in thickness reduce minimum percentage elongation value by 3.

†Macined in the case of plates.

Description	Ultimate tensile stress Tons/ sq. in.	Minimum Elongation* per cent		Bend Test	
		Test piece A 8 in gauge length.	Test Piece B†	Test piece BI	Radius of bend T=Thickness or diameter
Bars for screwed stays	24-28 or 26-30	..	25	30	1T
Bars for rivets	24-28 or 26-30	..	25	30	..

3. For clause (c) of the regulation 19, the following clause shall be substituted namely:—

“(c) For cold bend tests the test piece shall withstand, without fracture, being doubled over until the internal radius is equal to that shown in table under regulation 16 and the limbs are parallel.”

4. For regulation 23, the following regulation shall be substituted, namely:—

“23-Branding:—Every plate and bar shall be clearly and distinctly marked by the maker in two places with the number of identification marks by which they can be traced to the charge from which the material was made.”

5. For regulation 24, the following regulation shall be substituted, namely:—

“24-Defacing of rejected material.—In the event of the material failing in any case to withstand the prescribed tests, the identification mark of the Inspecting Officer which has been stamped on the material, shall be defaced by punch marks extending beyond the identification mark in the form of a cross, thus denoting that the material has failed”.

6. For sub-clause (iv) of clause (d) of regulation 36, the following sub-clause shall be substituted, namely:—

“(iv) Length—The length of the tubes shall be not less than the nominal length, but may exceed it by the amount given below:—

Up to and including 30 ft.....1/8 in.

Over 30 ft.1/4 in.”

7. In regulation 53—

(i) for sub-clause (iii) of clause (c) the following sub-clause shall be substituted, namely:—

“(iii) Length—The Length of the tubes shall be not less than the nominal length, but may exceed it by the amount given below:—

Up to and including 30 ft.....1/8 in.

Over 30 ft.1/4 in.”

8. In clause (a) of regulation 54—

(i) for the expression “following requirements”, the expression “requirements prescribed in clause (a) of regulation 49” shall be substituted;

(ii) the table shall be omitted.

*For material under 3/8 inch in thickness reduce minimum percentage elongation value by 3.

† Machined in the case of plates.

9. For the heading above regulation 57, the following heading shall be substituted, namely:—

"ELECTRIC—RESISTANCE—WELDED STEEL BOILER AND SUPER-HEATER TUBES FOR DESIGN STEAM TEMPERATURES NOT EXCEEDING 850°F (454°C)".

10. In clause (c) of regulation 58—

(i) for the 3rd and 4th items in the Table, the following items shall be substituted, namely:—

"Phosphorous, max. per cent	..	0.05	..	0.05
Sulphur, max. per cent	..	0.05	..	0.05";

(ii) after the Table, the following shall be inserted, namely:—

"Where the temperature is below 750°F (390°C), either 'rimming' or 'killed' steel may be used. If 'rimming' steel is used, the strips shall be rolled in single widths and not slit longitudinally.

The steel used for design steam temperature above 750°F (390°C) but not exceeding 850°F (454°C) shall be of the fully 'killed' type. The question of the high temperature creep strength of the material shall be the subject of agreement between the manufacturer and the Inspecting Authority."

(iii) after clause (c), the following clauses shall be inserted, namely:—

"(d) Thickness—The thickness of each tube shall conform to the specified thickness excluding the weld within the limits of plus 10 and minus 5 per cent.

(e) Diameter—The outside diameter of each tube measured at any position shall conform to the specified outside diameter within the limits of plus 0 and minus 1 per cent.

(f) Length—The length of each tube shall be not less than the nominal length, but may exceed it by the following amounts:—

	Nominal length ft.	Tolerance in.
Up to and including	30	1/8
Over	30	1/4

11. For regulation 60, the following regulation shall be substituted, namely:—

"60. Tensile Properties—The tubes shall conform to the requirements as to tensile properties prescribed in Table below:—

Tensile Requirements

	Type A	Type C
Tensile strength, min. per sq. in.	47,000 lbs.	60,000 lbs.
Yield point, min.	26,000 lbs.	37,000 lbs.
Elongation in 2 in., min. per cent	35	30
For longitudinal strip tests a deduction for each 1/32 in. decrease in wall thickness below 5/16 in. from the basic min. elongation of the following percentage	1.75	1.50

12. For regulation 73, the following regulation shall be substituted, namely:—

"73. Scope—The steel castings shall be of the following grades:—

Grade	ULTIMATE TENSILE STRESS Tons/sq. in. min.
A	28
B	32
C	35

13. For regulation 74, the following regulation shall be substituted, namely:—

"74. (a) Process of manufacture—Steel for castings shall be made by the Open Hearth or an Electric Process, acid or basic.

(b) Chemical Analysis—The steel shall contain:

Element	Grade A	Grade B	Grade C
	Per cent Max.	Per cent Max.	Per cent Max.
Carbon	0.25	0.35	0.45
Silicon	0.60	0.60	0.60
Manganese	1.00	1.00	1.00
Sulphur	0.06	0.06	0.06
Phosphorus	0.06	0.06	0.06

The manufacturer shall supply a certificate of analysis of each melt when requested.

(c) Heat Treatment—All castings shall be supplied in the heat-treated condition. The heat treatment shall consist of annealing, annealing and normalising, normalizing, normalizing and tempering, or hardening and tempering, either at the discretion of the manufacturer or the Inspecting Officer and shall be carried out at suitable temperatures to give the mechanical properties specified in regulation 77.

(d) Fettling and Dressing—All castings shall be properly fettled and dressed and all surfaces shall be satisfactorily cleaned for inspection purposes.

(e) Freedom from Defects—All castings shall be free from injurious defects. In the event of any casting proving defective in the course of preparation, machining or erection, such casting may be rejected notwithstanding any previous certification of satisfactory testing."

14. For regulation 76, the following regulation shall be substituted, namely:—

"76. Number of tests. Provision of test samples.—Tensile and bend test pieces shall be prepared from test samples representative of each melt or each heat-treatment batch as follows:—

(a) The test samples shall be cast attached to or separate from the casting as agreed between the manufacturer and the Inspecting Officer. The agreement for attached test samples shall include the precise location and method of attachment. If the Inspecting Officer does not make such an agreement with the manufacturer, the decision as to the manner of providing test samples shall rest with the manufacturer. The discretion of the manufacturer shall not, however, apply to the testing of castings made from more than one melt as indicated in clause (d) below.

(b) If the test samples are attached to the castings, at least one tensile test and, when required one bend test, shall be made from each melt. Such test samples shall not be detached from the castings until heat-treatment of the castings has been completed and they have been stamped by the Inspecting Officer. Test samples shall be stamped by the Inspecting Officer after the heat treatment process.

(c) If the test samples are cast separately, they shall be provided to the extent of 2 per cent of the number of castings from each melt, but in no case shall there be less than 2 samples per melt, except by agreement between the manufacturer and the Inspecting Officer. The test samples shall be cast in moulds of the same material as is used for the castings and shall be made at the same time as the castings, and run from the same ladle. The samples shall be stamped by the Inspecting officer so as to identify the castings to which they relate.

- (d) When a casting is made from more than one melt, at least four tensile tests and, where required, four bends tests, shall be made from test samples situated as far apart as possible on the casting. Some of the test samples shall be taken from as near the top and others from near the bottom of the casting as is practicable.
- (e) Test samples shall be heat-treated with the castings they represent."
15. For regulation 77, the following regulation shall be substituted, namely:—
- "77. (a) Tensile tests—The mechanical properties obtained from the test pieces selected and prepared as specified in regulation 76 shall comply with the requirements of the following table:—

	Grade		
	A	B	C
Ultimate tensile stress tons/sq. in. not less than	28	32	35
Yield stress, or 0.5% proof stress, tons/sq. in. not less than	14	16	17.5
Elongation, per cent not less than	22	20	15

NOTE:—Should a tensile test piece break outside the middle half of its gauge length, the test may, at the manufacturer's option, be discarded and another representative test made.

- (b) The tensile test shall be carried out on test pieces conforming to the dimensions of Standard test piece C, or to those of one of the subsidiary round test pieces as shown in Appendix B."
16. For regulation 78, the following regulation shall be substituted, namely:—
- "78. Bend tests—Cold bend tests shall be made upon test pieces having a rectangular section of one inch wide by 3/4 inch thick. The test pieces shall be machined and the edges rounded to a radius of 1/16 inch. The test pieces shall be bent over the thinner section.

Bend tests may be made by pressure or by blows, and the test pieces shall without fracture withstand being bent round a former having a radius of 1 inch through an angle not less than that given in the following table:—

Grade of Casting	Angle of Bend minimum
A	120°
B	90°
C	No test*

17. For regulation 79, the following regulation shall be substituted, namely:—

"79. (a) Additional tests before rejection—Should any of the original test pieces fail to pass the mechanical tests, two further samples which represent the same casting or castings shall be selected and tested in the same manner. The manufacturer shall have the right, if he so desires, to re-heat-treat the castings before the two further samples are selected.

Should the two further tests satisfy the requirement of this standard, castings, represented by them shall be accepted. Should either of the re-tests fail, the castings represented shall be liable to rejection.

(b) Hardness test after heat treatment.—The Inspecting Officer may call for hardness testing of the heat-treated castings.

(c) Non-destructive tests.—The Inspecting Officer may call for radiographic examination or other non-destructive testing of the castings.

Castings found to be unsound may be treated in accordance with regulation 75. If the welding repairs are sanctioned by the Inspecting Officer, they shall be carried out in accordance with regulation 80."

18. For regulation 80, the following regulation shall be substituted, namely:—

“80. Procedure for Welding.—In order to maintain a high standard of workmanship in the practice of arc-welding to steel castings, the following general principles should be followed, but the precise technique will of necessity vary according to the circumstances.

Surface condition.—The surfaces of the steel it is intended to weld should be cleaned and freed from all foreign matter, otherwise poor penetration and unsound weld metal may result.

The preparation for the welding of cracks should be of the U or V types. When the latter is used, the included angle should be not less than 70°. Where cracks extend through the section of the casting, the choice between single and double preparation, U or V, will be governed by (i) the thickness of the casting; (ii) the location of the defect. In double preparation, U or V, the root of the U or V should be sufficiently open to ensure complete penetration.

Electrodes.—The electrodes shall comply with regulations 94 to 98 for Grade A castings. Electrodes for Grades B and C castings should be agreed between the manufacturer and the Inspecting Officer.

The electrode manufacturer's recommendations for the use of the electrode should be strictly followed.

Pre-heating.—Variations in composition, mass design, and the extent of welding required make it impossible to lay down specific rules to establish conditions under which pre-heating should be applied.

When after consideration of each casting in the light of the above variables it is deemed necessary to pre-heat, such pre-heating should be carried out at a temperature of 150–300°C (302–572°F).

Stress-relieving treatment.—When the welding is carried out after the casting has received its normal heat treatment, a further heat treatment may be considered necessary. This treatment need be applied only in cases where welding has been such as to induce either internal stresses which would be detrimental to the casting, or locally hardened areas which would cause difficulty in machining. Where this further heat treatment is applied, the casting, where possible, should not be allowed to go cold after welding, but should be charged into a warm furnace and re-heated to a suitable tempering temperature which in general should be not less than 550°C (1022°F).

When considering the advisability of applying this further treatment, its effect on the physical properties of the castings should be borne in mind. If the treatment, or the welding itself, is such that the physical properties will be adversely affected, the full heat treatment required to produce satisfactory qualities should be substituted.”

19. For regulation 99, the following regulation shall be substituted, namely:—

“99. Preparation of Plates.—The edges of all plates and butt straps shall be machined or flame-cut by machine and the caulking edges shall be bevelled to an angle not sharper than 70 degrees to the plane of the plate and between 70 and 80 degrees wherever practicable.

Plates which are to be flame-cut by machine without heat treatment or subsequent grinding or machining shall not have a carbon content higher than 0.26 per cent.

Where the carbon content exceeds 0.26 per cent, heat treatment, grinding or machining shall be carried out.

The edges of all plates shall have a smooth finish.”

20. In regulation 104—

(i) for clauses (a), (b) and (c), the following clause shall be substituted, namely:—

(a) The calculated efficiencies of circumferential joints, based on the thickness of plate determined by Equation 1, shall be not less than 38 per cent. for joints connecting end plates with cylindrical shells, or 42 per cent. for intermediate joints. In no case, however, shall the efficiency of an intermediate joint be less than 50 per cent. of that of the longitudinal joints. Where the shell plate thickness exceeds 11/16 in., the intermediate circumferential joints shall be double riveted.”;

(2) Clause (d) shall be relettered as clause (b).

21. In clause (a) of regulation 113, for the sentence "Alternatively, the end plates shall be built up by butt-welding—two pieces", the sentence "Alternatively, the end plates may be built up from two pieces by riveting or by fusion butt-welding". shall be substituted.

22. For clause (a) of regulation 126, the following clause shall be substituted, namely:—

(a) The furnace crown shall be made from one plate and the seam connecting it to the furnace shall not fall in line with any circumferential seam of the boiler shell."

23. For clause (b) of regulation 127, the following clause shall be substituted, namely:—

(b) "Cross tubes shall not exceed 12 in. in internal diameter. The minimum thickness shall be 5/16 in."

24. To clause (f) of regulation 135, the following paragraph shall be added, namely:—

"Alternatively stays may be screwed through the shell and fire box plates and the projecting ends shall be substantially fillet-welded in an approved manner. The projection of the end of the stay from the surface of the plate shall be not less than one quarter of the diameter of the stay but in no case less than 1/4 in. The full end of the stay shall be visible on completion of the welding."

25. For regulation 145, the following regulation shall be substituted, namely:—

"145. Steel and Wrought Iron Tubes.—Both plain and stay smoke tubes may be made either of wrought iron or steel and may be electric resistance welded, lapwelded or weldless."

26. Regulation 146 shall be lettered as clause (b) of that regulation, and before that clause as so lettered, the following clause shall be inserted, namely:—

(a) Plain tubes shall be expanded at both ends. The expanding shall be parallel through-out the full thickness of the tube plate. Plain tubes may also be bell-mouthed, beaded, or welded at the gas inlet end."

27. Regulation 147 shall be lettered as clause (a) of that regulation and after the clause as so lettered, the following clause shall be added, namely:—

"(b) Stay tubes may be attached by welding in which case they shall not be adjacent within the same tube nest except in local areas, where not more than two adjacent stay tubes may be attached by welding. The form of attachment shall be such that there is a mechanical hold in addition to the welding, as shown in Figure 9A. On completion of welding the stay tubes shall be lightly re-expanded."

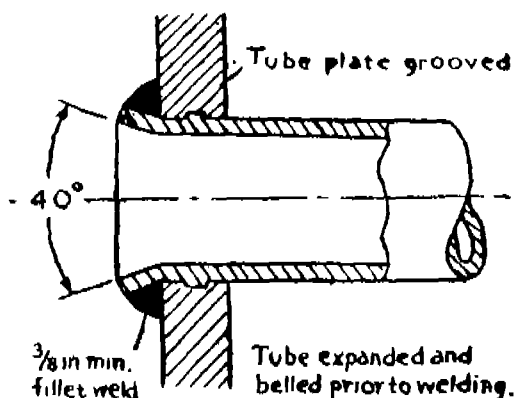


Fig 9A. Typical example of welded stay tube

28. For clause (a) of regulation 151, the following clause shall be substituted, namely:—

(a) All tubes which are subject to internal pressure of water or steam shall be cold drawn or hot finished seamless or electric-resistance-welded in accordance with regulations 36 to 63. Except as provided for in clause (b) below, they shall be without joint."

29. In regulation 156, for the words, "The thickness of the forged stand pipes shall comply with table below", the words "Solid forged standpipes shall have a minimum thickness of flange and of body in accordance with the table below" shall be substituted.

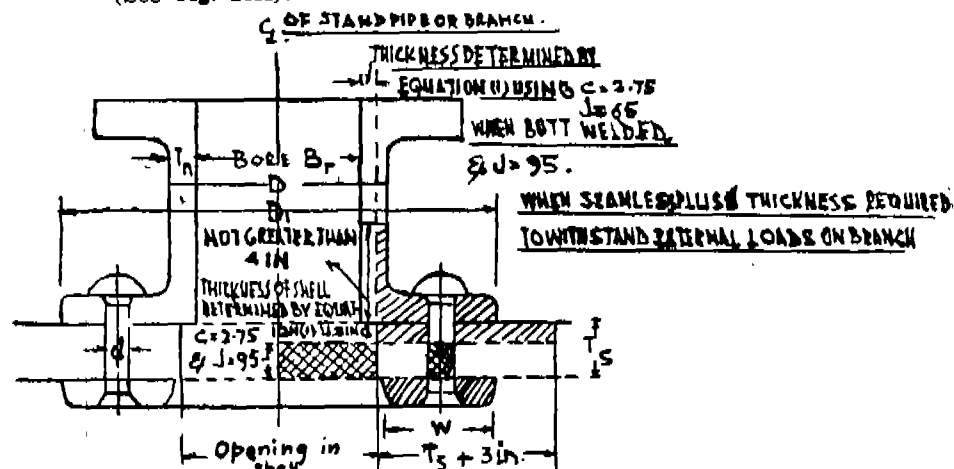
30. In clause (b) of regulation 160, after the words "attached to", the words "shells and" shall be inserted.

31. In clause (a) of regulation 169, for the second sentence, the following sentence shall be substituted namely:—

"The strength of the net section of compensating ring and also of the rivets securing them to the shell, compared with that part of the shell cut out, shall not be less than the efficiency of the longitudinal seam."

32. Regulation 170 shall be lettered as clause (a) of that regulation and after the clause as so lettered, the following clause shall be added, namely:—

"(b) Riveted construction.—Where frames, pads or branches are secured by riveting on shells for fixing of mountings or other pressure parts, the sectional area to be compensated shall be determined as follows:— (See Fig. 25A).



NOTE: AREA Y TO BE NOT LESS THAN AREA X

Fig. 25A Compensation for Riveted Standpipes

Area To Be Compensated And Corresponding Area Allowable For Compensation.

(i) The cross-sectional area of the frame or pad excluding rivet holes, or in the case of a branch the cross-sectional area of the wall of the branch and flange, excluding rivet holes, minus the sectional area of a branch of the same bore having a thickness calculated by equation 1 for the same design pressure, using $C=2.75$, $J=65$ when butt welded, and $J=95$ when seamless, plus the thickness required to withstand external loads. The area shall be measured within the limit specified in Figure 25-A.

Due allowance shall be made in case where the material used for the branch and/or compensating ring differs from that of the plate to which it is attached.

(ii) The area obtained by multiplying the difference between the actual shell thickness and the calculated thickness, by a length

$$2(3 \text{ in.} + T_s - d)$$

T_s = Thickness of shell plate in inches.

d = diameter of rivet hole in inches.

In cases where the sum of (i) and (ii) is less than the sectional area to be compensated, a compensating plate shall be fitted having to total net cross sectional area equal to the amount of the deficit."

33. In regulation 190, for the figure "2.75" the figure "2.75" shall be substituted.

34. After clause (b) of regulation 197, the following clause shall be added, namely:—

"(c) The thickness of flat crown plates shall in no case be less than the thickness of the cylindrical portion to which it is attached."

35. In regulation 204, after the word "seamless" the words "or electric-resistance-welded" shall be inserted.

36. In regulation 240—

(i) in sub-clause (ii) of the clause (b) the word "British" shall be omitted.

(ii) In the table below clause (d), for the three entries under the second column, the following entries shall be substituted, namely:—

"3/8
1/2
3/4"

37. After regulation 243, the following heading shall be inserted, namely:—

"TUBES, HEADERS, PIPES AND STEEL CASTINGS"

38. For clause (a) of regulation 244, the following clause shall be substituted, namely:—

"(a) Tubes shall be of cold drawn weldless or hot finished weldless or electric-resistance-welded steel and shall comply with regulation 36 to 63."

39. In regulation 250, after the word "chipping" the words "or flame cutting" shall be added.

40. For regulation 255, the following regulation shall be substituted, namely:—

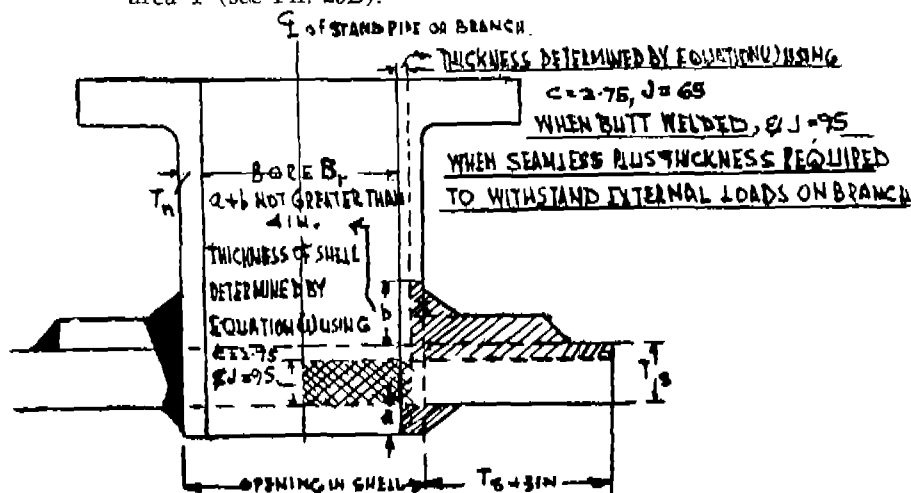
"255 POSITION OF TUBE HOLES:—Tube holes may be machined through welded seams after the seams have been radiographed and stress-relieved. The efficiency of the welded seam (ratio of stress Col. B to stress Col. A, Table under regulation 271) shall be taken into account when determining the efficiency of ligaments in the direction of the weld (see regulation 215) except where the distance from the edge of the hole to the edge of the weld is greater than 1/ in. The edge of the weld shall be considered to be the edge of the weld groove as machined in the plate prior to welding."

41. In regulation 263, for the expression "30 ft. 1b", the expression "20 ft. 1b." shall be substituted.

42. In regulation 279.—

(i) for clause (a), (b) and (c), the following clause shall be substituted, namely:—

"279(a) Welded construction.—Where stand-pipes are secured by welding, adequate compensation for the hole cut for the standpipe shall be provided. Compensation shall be considered adequate when the sectional area X to be compensated is less than the compensating area Y (see Fig. 25B)."



NOTE: AREA Y TO BE NOT LESS THAN AREA X

Fig. 25 B Compensation for welded standpipes

Area to be compensated and corresponding area allowable for compensation

The sectional area X shall be calculated as follows:—

The product of the outside diameter of the standpipe (calculated by equation 72) and the thickness of an equivalent drum shell (see note at the end of the clause).

The compensation area Y shall be measured in plane through the axis of the standpipe parallel to the longitudinal axis of the drum and shall be calculated as follows:—

The sectional area of the standpipe minus the sectional area of a standpipe of the same bore having a thickness calculated by equation 72 for the same design pressure and temperature. Area Y shall be measured upto a point 4 in. from the outer surface of the drum shell.

Plus the cross sectional area of the welding fillets external to the drum shell.

Plus the area obtained by multiplying the difference between the actual drum shell thickness and the thickness of an equivalent seamless unpierced drum shell by a length $2(T_s + 3)$ in. where T_s is the thickness of the drum shell plate in inches (see Fig. 25B).

Where the material of the standpipe has an ultimate tensile stress lower than that of the drum shell, the compensating sectional area of the standpipe shall be multiplied by the ratio:—

$$\frac{\text{Ultimate tensile stress of the standpipe}}{\text{Ultimate tensile stress of drum shell}}$$

In cases where Y is less than X, a compensating plate shall be fitted to the drum shell at the standpipe and secured by fillet welds (see Fig. 25 B).

Note.—An equivalent drum shell shall mean a seamless drum shell of similar material unpierced by tube holes and designed for the same conditions of pressure and temperature as the drum shell in question."

(ii) Clause (d) shall be lettered as clause (b).

43. In regulation 280, the following shall be substituted, namely:—

"280. ATTACHMENT OF STAND BLOCKS AND BRANCH PIPES BY WELDING.—

(a) Typical methods of attachment are shown in Figures 24A, 24B, 24C, 24D, 26A, 26B, 26C, 26D, 26E, 27A and 27B.

All weld dimensions shown shall be regarded as minimum dimensions, those defining the grooves refer to the actual preparation for welding.

tn=Specified thickness of standpipe or branch pipe.

ts=Specified thickness of drum or header shell at standpipe or branch connection.

tc=Actual thickness of compensating ring.

The application of certain of the constructions illustrated may be limited by consideration of design pressure design temperature or size (in combination) and although certain dimensions are given, each case must be considered on its merits.

Other methods may be adopted subject to agreement between the Inspecting authority and manufacturer.

(b) Electrodes shall comply with the requirements of Regulations 94 to 98 (Covered Electrodes for Metal Arc Welding).

(c) Not less than two runs of metal shall be deposited at each weld. Each run of weld metal shall be thoroughly cleaned and freed from slag before the next run is deposited.

Where one side of a double V weld has been completed, the under surface of the original run of metal shall be removed by grinding, chipping or machining to give a clean metallic surface before welding on the other side is commenced.

(d) The final finish of the weld shall be such that the change of section from drum to standpipe, or from flange to standpipe is gradual and free from sharp notches. After completion of welding (except in the case of seal welds) the drum shall be stress-relieved by heat treatment."

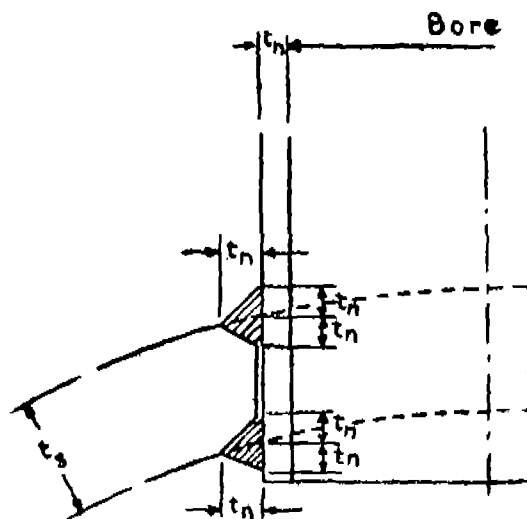


Fig. 24A Welded-in standpipe or branch
For standpipes and branches up to and including 4 in. bore.

This line should amply clear
flange of branch-pipe or any
other obstruction in order
to give convenient
access for welding

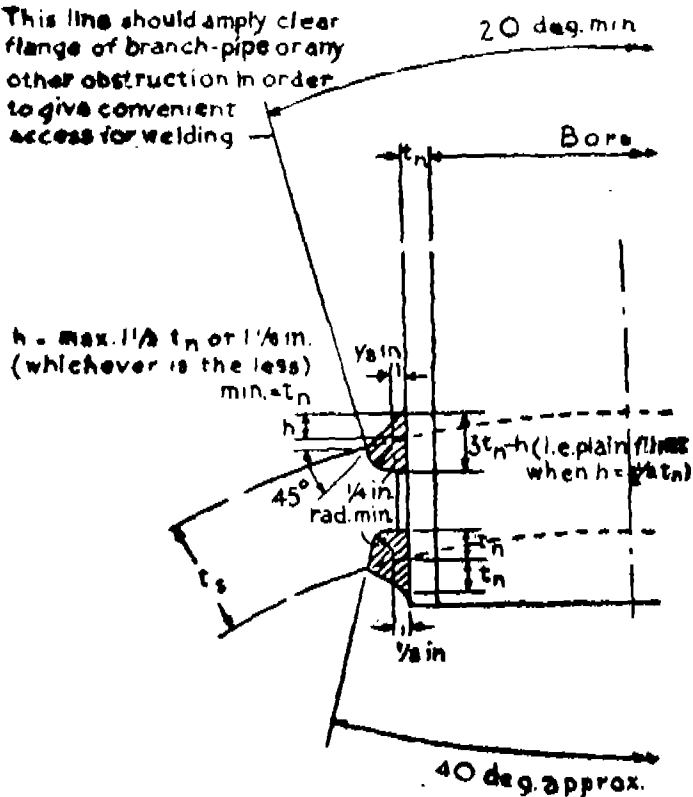


Fig. 24B Welded-in standpipe or branch for standpipes or branches up to and including 4 in. bore

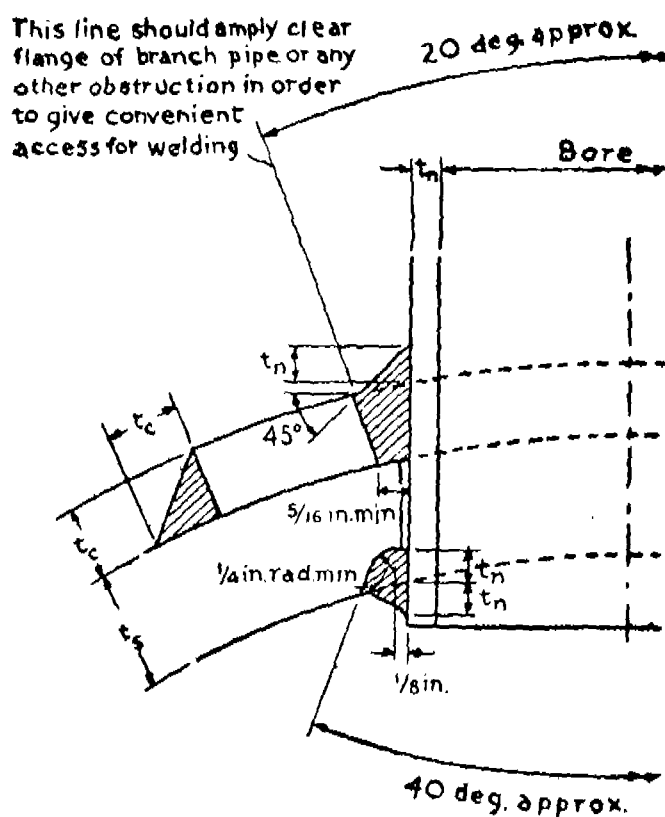


Fig. 24C Welded-in standpipe or branch with compensating ring for standpipes or branches up to and including 4 in. bore.

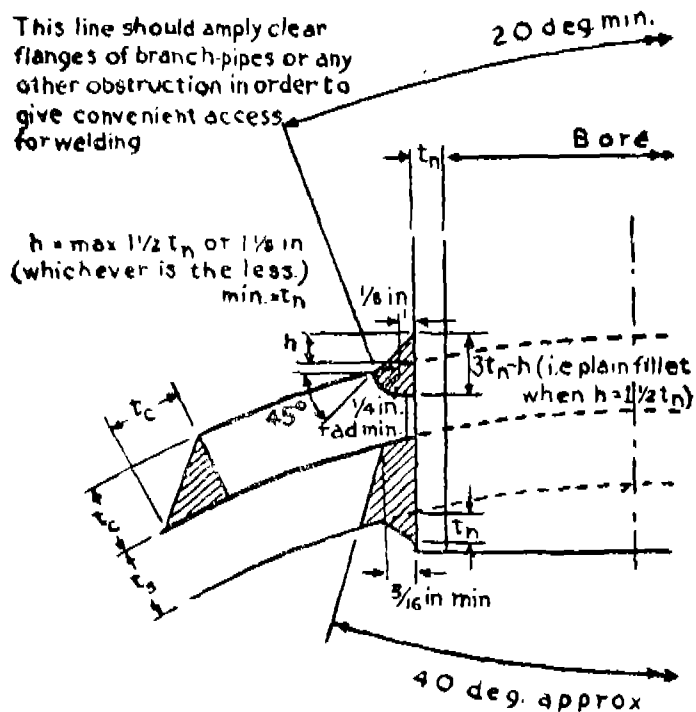


Fig 24D Welded-in standpipe, or branch with compensating ring for standpipes and branches up to and including 4 in. bore.

Bore of branch not greater than half inner radius of header, up to a maximum of 3 inches

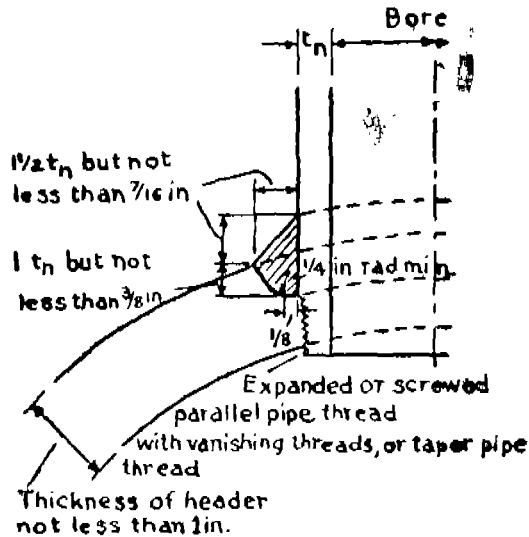
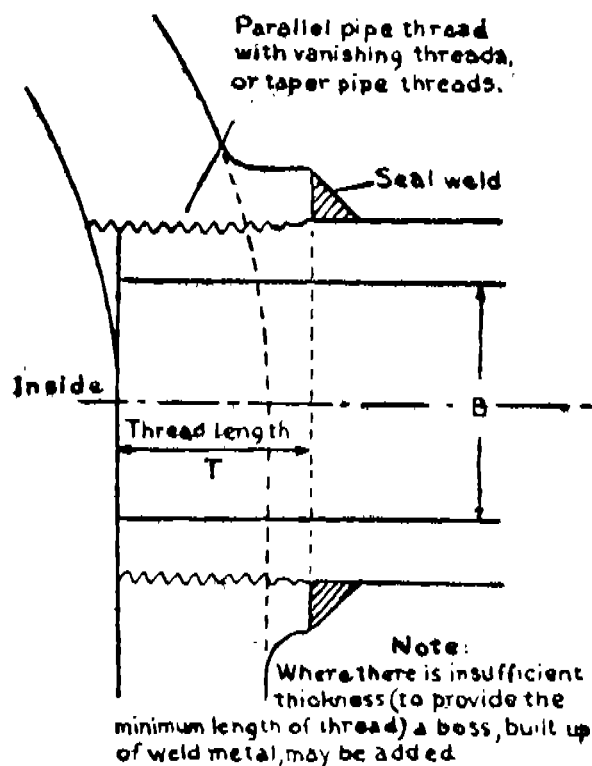


Fig. 26A. Header branches Welding accessible from outside only

Maximum design pressure, 450 lb/sq. in
Maximum design temperature, 550°F

Applicable to the circular section of headers with above limiting size of branch or flat sides of headers without limiting size of branch

NOTE. This type of weld is not recommended where the inside of the header is accessible for welding



Nominal bore of pipe B	Total length of thread (Minimum) (T)
in.	in
$1\frac{1}{2}$ and $1\frac{1}{4}$	1
1	$\frac{7}{8}$
$\frac{3}{4}$	$\frac{3}{4}$
$\frac{1}{2}$ and below	$\frac{5}{8}$

Fig. 26B. Screwed and seal welded connection

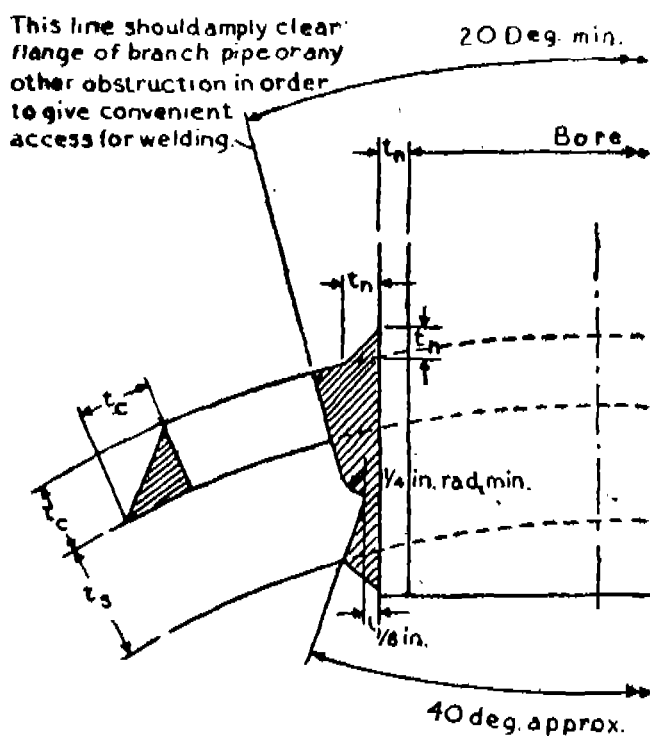


Fig. 26C. Welded-in standpipe or branch with compensating ring

This line should amply clear
flange of branch pipe or any
other obstruction in order
to give convenient
access for welding.

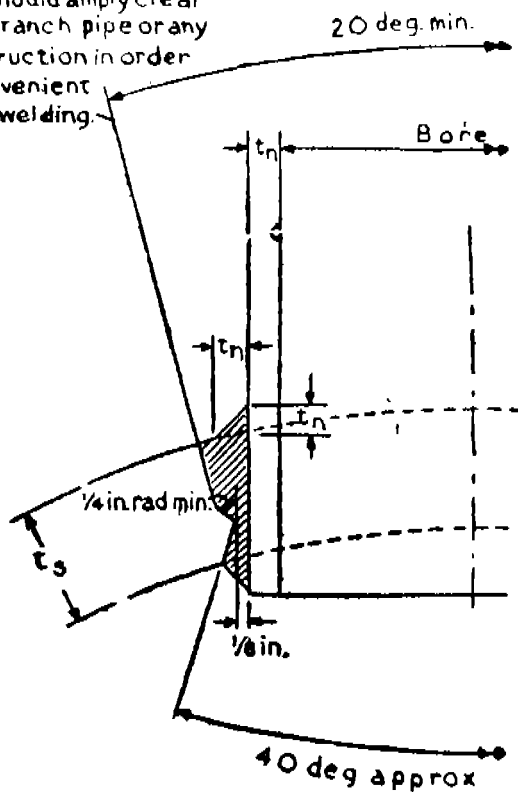


Fig. 26 D Welded-in standpipe or branch

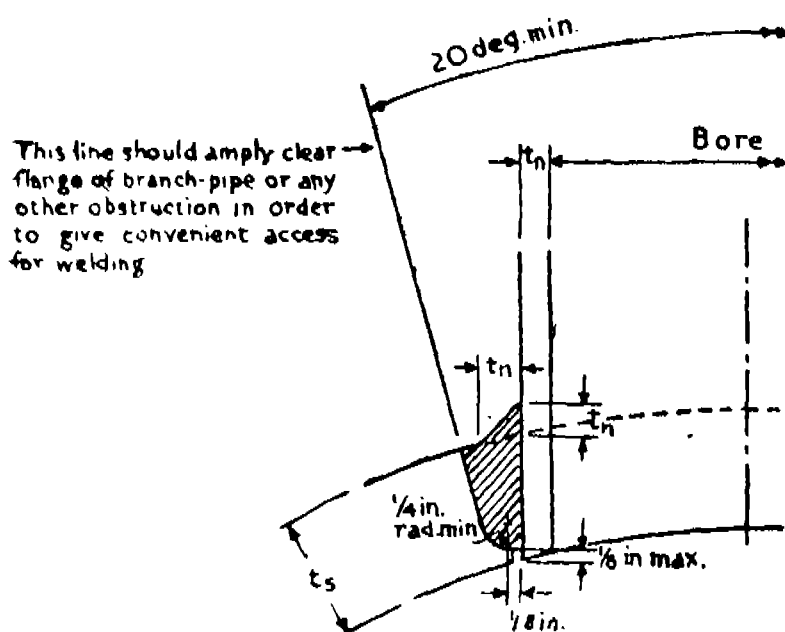


Fig. 26E. Welded-in standpipe or branch

This type of weld is not recommended where the inside of header or drum is accessible for welding.

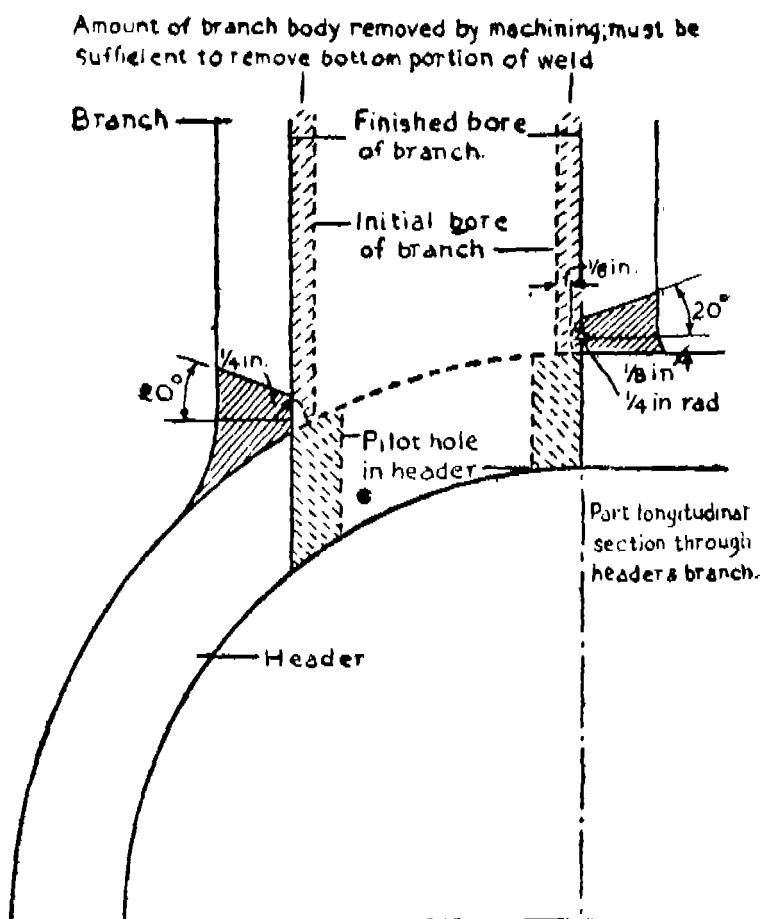


Fig 27A. Branch welded-on header with internal machining

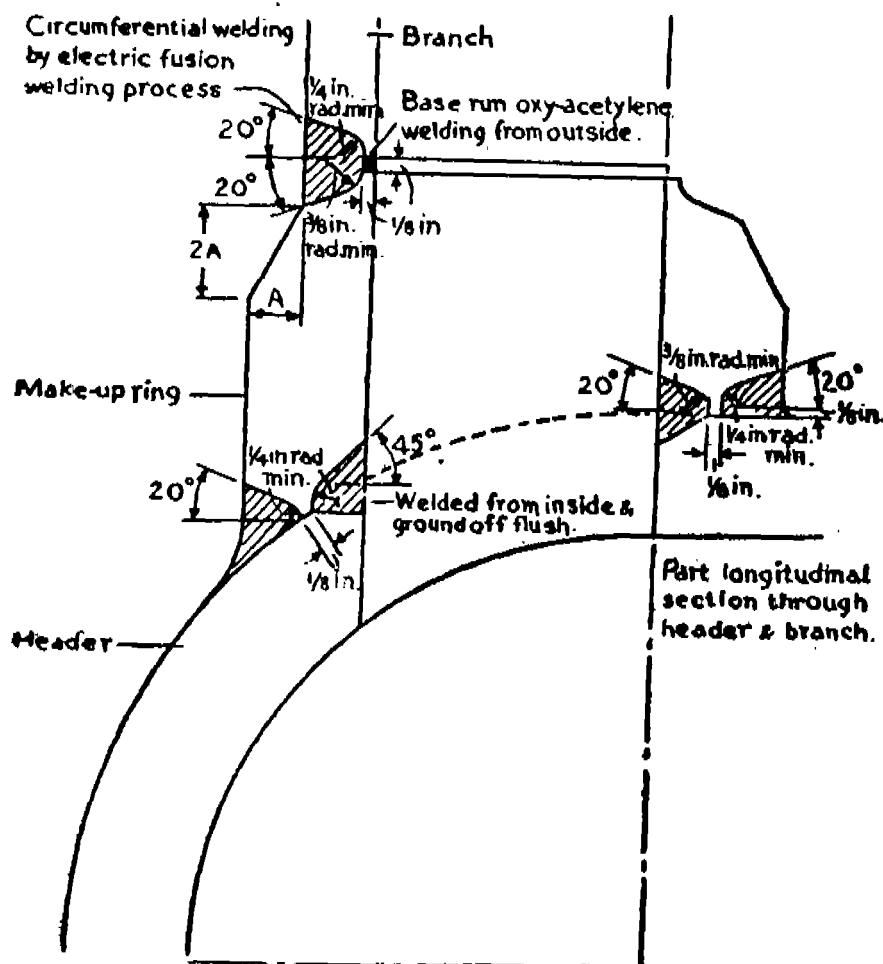


Fig 278. Branch with make-up ring welded on header

44. For the heading "Superheaters" above regulation 337, the following heading shall be substituted, namely:—

"BOILER AND SUPERHEATER TUBES, HEADERS AND OTHER PRESSURE PARTS".

45. In clause (a) of regulation 338.—

- (1) for the brackets & letters "(a)", "(b)" and "(c)" occurring after the words "The working metal temperatures" shall be taken as the brackets and letters "(i)", "(ii)" and "(iii)" shall be substituted
- (2) for the existing heading to the second column of the Table, the heading "Low carbon steel tubes to regulation 36, 43 and 58" shall be substituted respectively.

46. In Table 1 below clause (b) of regulation 344, under the heading "Hydraulic (water gas) Lapwelded Steel Pipes" in the second column for the figures "22", the figures "23" shall be substituted.

47. In Regulation 353.—

- (i) in clause (a) for the word "may" between the words "pipes" and "be made", the word "shall" shall be substituted;

(ii) clause (b) shall be omitted and clause (c) shall be re-lettered as clause (b).

48. In clause (c) of regulation 360, the following clause shall be substituted, namely:—

“(c) Such butt welded joint shall conform to Figure 32”.

49. For the table below regulation 504, the following table shall be substituted, namely:—

On Components before assembly		Hydraulic test Pressure	
Cast iron tubes, headers and bends	Twice working pressure		
	Minimum pressure	700 lb. per sq. in.	
	Design pressure lbs./sq. in.	Hydraulic test Pressure lbs./sq. in.	
Steel tubes and bends	500 or less	1,000	
Ditto.	above 500 but not exceeding 1,000	twice the working pressure	
Ditto.	above 1,000	1,000 above the working pressure.	
Headers	below 1,000	Twice the working pressure.	
"	above 1,000	Working pressure plus 1,000 lbs/ q. in	

50. In the marginal note to regulation 505 the words “Material of construction” shall be deleted.

51. For regulation 506, the following regulations shall be substituted, namely:—

506. PROCESS OF MANUFACTURE.—

(a) The castings shall be cast from metal melted or refined in any suitable metallurgical plant other than an iron ore smelting furnace.

The minimum test results required on test bars 1·2 in. in diameter shall be in accordance with the following table:—

Material for tubes and other pressure Parts.	Minimum ultimate tensile strength	Transverse test on span of 18 in.	
		Minimum Transverse breaking load	Minimum deflection
	Tons/sq. in.	lb.	in.
Grade 14 Iron	14·0	2060	0·16
Grade 12 Iron	12·0	1850	0·15

NOTE:—Grade 14 and 12 iron correspond to 14 tons and 12 tons ultimate tensile strength respectively.

(b) In the chemical composition the maximum sulphur content shall not exceed 0·12 per cent and the maximum phosphorus shall not exceed 1·2 per cent.

52. In clause (c) of regulation 507 between the words "green sand" and "or dry sand" the word "or in loam" shall be inserted.

53. In regulation 508.—

(i) in the table in clause (a), in the entry in the column headed "Test requirements" against Group 3, for the figure "4" the figure "3" shall be substituted;

(ii) for clauses (b) and (c) and the tables under them, the following shall be substituted, namely:—

(b) Conditions for Acceptance and for Rejection:—

Test	Result	Conclusion
1st	Pass	The batch or separate castings represented shall be accepted.
	Tensile or Transverse test fails.	Two more tests shall be made
2nd	If both pass.	The batch or separate castings represented shall be accepted.
	If either fails	The batch or separate castings represented shall be rejected.

Provided always that, in the case of failure of any test piece showing obvious casting defects, another test piece shall be taken from spare test bars or cut from a casting from the same batch and the results obtained from this substituted for those obtained from the defective test bars."

54. In regulation 509, the table shall be amended as follows:—

B	D	A	P	R	C	E	F	Lp	Ls
in.	in.	in.	in.	in.	in.	in.	in.	in.	in.
1.20	0.798	0.50	2	3-1/2	2	1-1/8 BSF 1-1/8 BSW	1-1/8	8-1/4	5-7/8

The test bars shall be cast as cylindrical bars of the diameters given in Col. B and machined to the dimensions given in Col. D & P in the above Table.

55. For regulation 510, the following regulation shall be substituted, namely:—

"510. The manufacturer shall, on the basis of design details, satisfy the Inspecting Authority regarding the design and strength of all parts of cast iron economisers subject to the following maximum working pressures:—

Max. W. P.

- (1) Ordinary Vertical Tube 325 lb/sq. in.
- (2) Ordinary Vertical Tube with strengthened tubes 375 lb/sq. in.
- (3) Ring Stay Vertical Tube 475 lb/sq. in.
- (4) Gill Tube type of approved design 650 lb/sq. in."

56. For regulation 512, the following regulation shall be substituted, namely:—

"512. Economiser water outlet temperature.—The design conditions shall be such that the maximum outlet water temperature of the economiser shall be at least 40°F below the saturated steam temperature in the boiler drum;

Provided that this requirement shall not apply to economisers used on low pressure water heating systems working at pressure less than 120 ft. head of water".

57. For Regulation 518, the following regulation shall be substituted, namely:—
 “518. Joint bolts, studs and flanges—

(a) The maximum working pressure for the bolts shall be determined by the following formula:—

$$W.P. = \frac{N \times C}{A} \left\{ D - \frac{1.28}{n} \right\}^2 \dots \dots \dots \text{Eqn. (121)}$$

N — No. of bolts securing the parts.

n — No. of screw threads per inch.

D — Bolt Diameter in inches measured over the threads.

A — The area exposed to pressure which is assumed to be bounded by a line midway between the pitch line of the bolts and the inner edge of the flange where flat joints are used with joint rings. Where conical joint faces are used with joint rings, of curvilinear cross section, the area exposed to pressure shall be assumed to extend to the root of the thread where the tube ends are screwed, or to a corresponding boundary if the flanges are attached by other means.

C — 4,700 for steel bolts or studs of 28 tons/sq. in. minimum ultimate tensile stress where the diameter over thread is less than 3/4 inch.

C — 5,100 for steel bolts or studs of 30 tons/sq. in. minimum ultimate tensile stress where the diameter over thread is less than 3/4 inch.

C — 5,600 for steel bolts or studs of 35 tons/sq. in. minimum ultimate tensile stress where the diameter over thread is less than 3/4 inch.

C — 5,600 for steel bolts or studs of 28 tons/sq. in. minimum tensile stress where the diameter over thread is not less than 3/4 inch and not greater than 7/8 inch.

C — 7,000 for steel bolts or studs of 28 tons/sq. in. minimum ultimate tensile stress where the diameter over thread is greater than 7/8 inch.

Where the bolts or studs used have a tensile strength exceeding 32 tons sq. in., a plate shall be permanently fixed to the economiser structure in a prominent position drawing attention to this fact in case replacements of bolts or studs are necessary. In no case shall the nuts be exposed to the action of the flue gases.

(b) The thickness of each flange shall be not less than that given by the following equations

$$t = \sqrt{\frac{PD(D_1 - D)}{2}}$$

Where t = Thickness of flange in thirty-seconds of an inch

p = Working Pressure, in Pounds Per square inch (gauge).

D = Outside diameter of the tube in inches.

D_1 = Pitch circle diameter of bolts or studs in inches, provided that such flange is cast integral with the body and with the appropriate internal corner radius.

In no case, however, shall the thickness of a flange be less than 24 thirty-seconds of an inch.

58. In regulation 519—

(i) In clause (f), the following sub-heading shall be substituted, namely:—

“Non-return valves in return feed line”

(ii) after clause (i), the following clauses shall be added, namely:—

“(j) Feed Line.—Alternative means of feeding the boiler other than through the economiser shall be provided.

(k) Non-return valve.—A valve shall be provided in the hot feed line between the economiser and the boiler to prevent the discharge of steam or water from the boiler into the economiser.”

59. In regulation 524, for the words “and caps removed”, the words “and all caps, doors and blank flanges removed” shall be substituted.

60. For clause (b) of regulation 525, the following clause shall be substituted, namely:—

“(b) The fitness of the economiser parts shall be determined as per the following formulae:—

(1) Cast iron smooth tube economisers with pressed socket joints.

$$WP = \frac{AZ}{70a} + \frac{225N}{n} \quad \text{Equation (124)}$$

Where WP = Design pressure in pounds per square inch (guage)

A = Area of contact surface of a single socket, square inches.

a = Cross sectional area measured on the mean diameter of a socket hole, in square inches.

Z = Breakdown load of an unreinforced socket joint in pounds.

N = Number of stays per header.

n = Number of sockets per header.

For existing standard designs the breakdown load of an unreinforced socket joint shall be taken as not greater than 13,500 lb. For designs not already in use before the date of this standard, the corresponding figure shall be taken as not greater than 75 per cent of the load as determined by experiment.

(ii) Headers of approximately rectangular cross section.

$$WP = \frac{C(t-2)^2}{b} \quad \text{Equation (125)}$$

Where t = Thickness in thirty seconds of an inch.

b = Distance between the sides of header supporting the surface, in inches.

WP = Design pressure, in pounds per square inch (guage).

C = 11 where the water side surface is flat.

= 22 where the water side surface is curved,

provided that the curvature is continued without interruption and the thickness at each end of the side is not less than that determined with $C = 11$.

In no case, however, shall the thickness of the side of a header be less than 16 thirty-seconds of an inch at any part.

(iii) Headers of approximately circular cross section

$$WP = \frac{0.6K(t-5)}{D} \quad \text{Equation (126)}$$

Where t = Thickness in thirty K-seconds of an inch.

WP = Design pressure, in pounds per square inch (guage).

D = Outside diameter of header in inches.

K = 240 for Grade 14 iron.

= 220 for Grade 12 iron.

The minimum thickness of plain cylindrical portions of a header in that part of the length which does not contain tube holes shall comply with the requirements of sub-clause (V).

In no case, however, shall the thickness at any point may be less than 16 thirty-seconds of an inch.

(iv) Tubes.

$$WP = \frac{K(t-C)}{D} \quad \text{Equation (127)}$$

Where t = Thickness in thirty-seconds of an inch.

WP = Design pressure, in pounds per square inch (guage).

D = Outside diameter of tube in inches.

K = 240 for Grade 14 iron.

= 220 for Grade 12 iron.

C = 4 for portion where gills act as reinforcement.

= 5 for portion not reinforced.

In no case, however, shall the thickness at any point be less than 11 thirty-seconds of an inch.

(v) Manifold pipes.

$$WP = \frac{0.8(t-5)}{D} \quad \text{Equation (128)}$$

Where t = Thickness in thirty-seconds of an inch.

WP = Design pressure, in pounds per square inch (guage).

- $D =$ Outside diameter of pipes in inches.
 $K =$ 240 for Grade 14 iron.
 $=$ 220 for Grade 12 iron.

In no case, however, shall the thickness of a manifold pipe or branch be less than 14 thirty-seconds of an inch.

(vi) Cast iron economisers with extended surface horizontal tubes.

Connector Bends.

$$WP = \frac{K(t-5)}{D} \quad \text{Equation (129)}$$

Where $t =$ Thickness of bend in thirty-seconds of an inch.

$WP =$ Design pressure in pounds per square inch (gauge).

$D =$ Outside diameter of bend, in inches.

$K =$ 240 for Grade 14 iron.

$=$ 220 for Grade 12 iron

In no case, however, shall the thickness of a connector bend be less than 13 thirty-seconds of an inch.

(vii) Tubes.

To comply with equation 127.

(viii) Manifold pipes.

To comply with equation (128)"

61. At the end of paragraph four of Form VII, after the word "test" the words in accordance with Regulation 504" shall be added.

[BL-304 (10) /52-PT II]

M. N. KALE, Secy.

MINISTRY OF REHABILITATION

New Delhi, the 24th August, 1956

S.R.O. 2008.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the state of Bombay for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government, has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

Sl. No.	Particulars of the evacuee property	Name of the town & locality in which the evacuee property is situated	Name of the evacuee
1	2	3	4
	<i>Greater Bombay</i>		
1	60-6A Takla Ward, Kurla, I Ward No. 1375 and 1375 (I) ADM 240/2474.	..	Smt. Aminabai Mirza Rahim Beg.

1	2	3	4
2	32C Mori Road, Mahi, G Ward No. 6047, ADM 240/1602	C. S. No. 1434 of Mahim Division.	Bikhoo Jagan Tara.
3	76-78, Narayan Dhru Street and 5-17 Tava Lane, B-Ward No. 902 and 930. ADM 240/285.	C. S. No. 1211 of Mandvi Division.	Halambai W/o Abubakar Tayeb.
4	Shed bearing Bandrag Municipal No. 28, Behind Bombay Garage Santacruz, H. Ward No. 3497 (i) Survey No. 152. Hissa No. 2, 240/18/A.	Ghod Bunder Road, Behind Bombay Garage (Villeparle).	Shri Abdul Kadar Patel
5	40-D, 40-BA, Parel Village Road, Bhagwantrao Rd. Ward Nos. F-26. 39(i) & 2639(ii) C. S. No. 356 of Parel Sewri Division. 240/2520.	Parel Village Bhagwantrao Panelkar Road.	Smt. Bibibai Wd/o Moosa Haji Yokoob.
6	Basar Manzil, 11-15, Ghoghari Mohalla, 1st X Lane, Ward No. C/6259(i) C. S. No. 2560, Bhuleshawar Dev.	1st Ghoghari Bombay—3.	Mohola, Haji Gulam Rasul Sulaman.
7	Mahim Cottage, L. J. Road, Ward No. G-4944 (2-A) C. S. No. 3/2002/Mahim Divn.	L. J. Road . . .	1. Abdul Rashid & 2. Iqbal w/o Abdul Rashid.
8	382-86, Duncan Rd. C-Ward, 7430 C. S. No. 3776, Bhuleshawar Division (240/117 & 143).	Duncan Rd.	Shri Haji Kasam Haji Essa.
9	361, Parel, Bhoiwada F-Ward No. 1442(i) Scheme No. 57, (240/2387).	Bhoiwada . . .	Smt. Fatmabai Kasam Ali
10	10 Circus Avenue Off Lemington Road (240/52).	C. S. No. 2/1880 of Byvculla Division.	Abdul Kader Haji Mohamed Abas.
11	Beach House, Versova Road, Andheri, Bombay (240/236).	Survey No. 82-Plot No. 33.	Dawood Habib & Others.
12	Parsabai Bldg. 54, Mohd. Ali Road, Bombay-3 (240/1114-B).	C. S. No. 1196 of Mandvi Division, B-Ward No. 981-82.	Ahmed Abdul Karim Brothers.
13	Plot of land with Chawla thereon at 112-120-B. C. Delisle Road, Bridge Near Lower Parel Stn. (240/306).	C. S. No. 450 of Lower Parel Divn. G. Ward No. 2304 (2A) (2B) (2-BB) (2-C) 2304 (3) (4).	Mahomed Hussein Haj Tayeb Kadmuni.

[No. F.10(92)SI/56.]

New Delhi, the 28th August 1956

S.R.O. 2009.—In exercise of the powers conferred by Sub-Section (I) of Section 3 of the Displaced Persons (Claims), Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints the following persons to be Settlement Commissioners for the purpose of performing the functions assigned to such officers by or under the said Act:—

Sl. No.	Name of the Officers appointed.
1.	Shri P. N. Segal.
2.	Shri Khushi Ram.
3.	Shri R. S. Das I.A.S.
4.	Shri G. B. K. Hooja, I.A.S.
5.	Shri N. S. Verma, I.A.S.
6.	Shri S. N. Seth.

1	2	3	4
7.	Dr. Tara Chand.		
8.	Shri A. S. Bam, I.C.S.		
9.	Shri Dwarka Das Suri.		
10.	Shri Kushal Singh.		

[No. 16/2/56-S-II.]

New Delhi, the 3rd September 1956

S.R.O. 2010.—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri Rameshwar Dial Mathur, as Assistant Settlement Officer for the purpose of performing the functions assigned to such Officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-SII(Pt.II).]

New Delhi, the 4th September 1956

S.R.O. 2011.—/R.Amdt.VI.—It is hereby notified for the information of the general public that Parliament has made the following amendment to the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, namely:—

In the said rules, for sub-rule (3) of rule 19, the following sub-rule shall be substituted namely:—

“(3) For the purposes of calculating the number of members of a joint family under sub-rule (2), a person who on the relevant date—

(a) was less than eighteen years of age; or

(b) was a lineal descendant in the male line of another living member of the joint family;

shall be excluded:

Provided that where a member of a joint family has died during the period commencing on the fourteenth day of August, 1947, and ending on the relevant date, leaving behind on the relevant date all or any of the following heirs, namely:—

(a) a widow or widows;

(b) a son or sons (whatever the age of such son or sons);

but no lineal ascendant in the male line, then, all such heirs shall, notwithstanding anything contained in this rule, be reckoned as one member of the joint family.

[No. F.51(25)SI/55.]

KULWANT SINGH, Under Secy.

New Delhi, the 27th August 1956

S.R.O. 2012.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Orissa for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below;

THE SCHEDULE

All evacuee properties comprising agricultural lands in the State of Orissa, except all such properties falling under any one or more of the following categories:—

(1) any such property—

(i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee

Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or

- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made.

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings are pending at the date of this notification under that section.

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.

(7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. SIII-1(18)(2)/56.I.]

S.R.O. 2013.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Orissa for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below.

THE SCHEDULE

All rural houses in village abadis (including vacant sites and cattle sheds) in the State of Orissa, that is to say, houses situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or are deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), except all such properties falling under any one or more of the following categories:—

- (1) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification or in respect of which a certificate under Sub-Section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made.

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings are pending at the date of this notification under that section.

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.

(7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. SIII-I(18) (2)/56.II]

S.R.O. 2014.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below;

THE SCHEDULE

All evacuee properties comprising agricultural lands in the State of Bihar, except all such properties falling under any one or more of the following categories;—

(1) any such property—

(i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or

(ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made.

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings are pending at the date of this notification under that section.

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.

(7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. SIII.1(18) (1)/56.I.]

S.R.O. 2015.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule below.

THE SCHEDULE

All rural houses in village abadis (including vacant sites and cattle sheds) in the State of Bihar that is to say, houses situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947 which have been declared or are deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), except all such properties falling under any one or more of the following categories:—

(1) any such property—

- (i) In respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
- (ii) in respect of which the period limitation if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;

(2) Any such property in respect of which an application for the grant of a certificate under sub-section (1) of Section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;

(3) any such property which has been restored under Section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which any proceedings are pending at the date of this notification under that section;

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;

(7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. SIII.1(38) (1)/56.II.]

I. N. CHIB, Dy. Secy.

DELHI DEVELOPMENT PROVISIONAL AUTHORITY*New Delhi, the 31st August 1956*

S.R.O. 2016.—In exercise of the powers conferred by section 14 of the Delhi (Control of Building Operations) Act, 1955 (No. 53 of 1955) the Delhi Development Provisional Authority, New Delhi, hereby directs that the powers exercisable by it under sections 6 and 7 regarding the grant or refusal of permission to erect any building and powers under sections 8, 10 and 12 of the said Act, may also be exercised by the New Delhi Municipal Committee, New Delhi, in respect of the following areas, namely:—

1. Sundar Nagar;
2. Diplomatic Enclave;
3. Lajpat Nagar;
4. Nizamuddin (East); and
5. New Rajindar Nagar.

[No. F.1(147)/56-A.]

New Delhi, the 2nd September 1956

S.R.O. 2017.—In exercise of the powers conferred by Section 14 of the Delhi (Control of Building Operations) Act, 1955 (53 of 1955) the Delhi Development Provisional Authority hereby directs that the powers exercisable under Section 7 of the said Act in respect of Boundary Walls may also be exercised by the Executive Engineers of the Authority.

[No. F.1(5)/55-Admn.]

G. MUKHARJI, Member-Secretary.

MINISTRY OF LABOUR*New Delhi, the 28th August 1956*

S.R.O. 2018.—In pursuance of sub-rule (2) of rule 5 of the Labour Officers (Central Pool Recruitment and Conditions of Service Rules, 1951, the Government of India hereby recognises the institutions mentioned in column I below in respect of the degree or diploma in social work mentioned in the corresponding entry in column II for the purpose of the said sub-rule.

I	II
1. Any University in India established by law	. Any degree or diploma in Social Work granted by such University.
2. Tata Institute of Social Science, Bombay.	. Diploma in Social Science Administration.
3. Kashi Vidya Pith, Banaras.	. Degree of Master of Applied Sociology.

[No. LWI-21(2)/55.]

New Delhi, the 31st August 1956

S.R.O. 2019.—In exercise of the powers conferred by sections 6 and 9 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby nominates Shri T. S. Parasuraman Deputy Secretary to the Government of India, Ministry of Transport, New Delhi, to be a member of the Advisory Committee appointed in the notification of the Government of India in the Ministry of Labour, No. SRO-2087, dated the 21st June, 1954, in the vacancy caused by the resignation of Shri K. Narayanan, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi, and makes the following amendment in the said notification, namely:—

Under the heading "(2) Representatives of the Employers", for the entry "I. Shri K. Narayanan Deputy Secretary to the Government of India, Ministry of Transport, New Delhi", the entry "I. Shri T. S. Parasuraman, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi" shall be substituted.

[No. LWI(1)-6(11)/56.]

S.R.O. 2020.—In exercise of the powers conferred by sections 7 and 9 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby nominates Shri T. S. Parasuraman, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi, to be a member of the Advisory Board appointed in notification of the Government of India in the Ministry of Labour No. SRO-2088 dated the 21st June 1954, in the vacancy caused by the resignation of Shri K. Narayanan, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi, and makes the following amendment in the said notification, namely:—

Under the heading “(2) Representatives of Employers”, for the entry “I. Shri K. Narayanan, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi” the entry “I. Shri T. S. Parasuraman, Deputy Secretary to the Government of India, Ministry of Transport, New Delhi” shall be substituted.

[No. LWI(I)-6(II)/56.]

A. L. HANDA, Under Secy.

New Delhi, the 31st August 1956

S.R.O. 2021.—In pursuance of clause (c) of section 2 of the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour No. LR11(100) dated the 30th May 1950, namely:—

In column 2 of the Schedule to the said notification, against the entry “Kutch”, in column 1, for the words “State Engineer, Kutch, Bhuj”, the words “Executive Engineer, Kutch, Bhuj”, shall be substituted.

[No. LR11(100).]

ORDERS

New Delhi, the 28th August 1956

S.R.O. 2022.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Toonka and Chapter mice mines of Messrs Daduwala and Company, Bhilwara, and their workmen, in respect of the matters specified in the Schedule hereto annexed;

And whereas, the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7 and clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri Anand Narain Kaul, R.J.S. (Higher), Judge, Industrial Tribunal, Rajasthan, Jaipur, shall be the sole member and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

1. Whether the workmen who were re-instated are entitled to wages for the period from the 4th May to 8th May, 1956, when they were not at work.
2. Whether the action of the management in requiring that the “Kachra” (waste mica) be removed and cleared from the places of work by the piece-rated mica-cutters on the mines was in order.

[No. LR-II-57-1(6)/56.]

New Delhi, the 30th August 1956

S.R.O. 2023.—Whereas the Central Government is of the opinion that an industrial dispute exists or is apprehended between the employers in relation to the gold mines of the Kolar Gold Fields, Mysore, specified in Schedule I hereto annexed and their workmen regarding the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Madras, constituted under section 7 of the said Act.

SCHEDULE I

- (1) Mysore Gold Mining Co. (Kolar Gold Field), Ltd.
- (2) Champion Reef Gold Mining Company of India (Kolar Gold Field) Limited.
- (3) Nundydroog Gold Mining Company (Kolar Gold Field), Limited.
- (4) Kolar Gold Field Electricity Department, Oorgaum.
- (5) Kolar Mines Power Station (Kolar Gold Field), Oorgaum.

SCHEDULE II

Grades of wages for monthly and daily-rated workmen, including the date with effect from which the new grades, if allowed, should come into force and the method of fitting the existing workmen into the new grades.

[No. LR II-1-57(5)/56.]

P. D. GAIHA, Under Secy.

New Delhi, the 1st September 1956

S.R.O. 2024.—In exercise of the powers conferred by sub-section (1) of section 10 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), and in supersession of the Notification of the Government of India in the Ministry of Labour No. PF.16(25) dated the 2nd April, 1952, the Central Government hereby appoints the following officers to be Inspectors for the purposes of the Coal Mines Bonus Scheme, Coal Mines Provident Fund Scheme, Hyderabad Coal Mines Bonus Scheme, Hyderabad Coal Mines Provident Fund Scheme, Assam Coal Mines Bonus Scheme and Rajasthan Coal Mines Bonus Scheme, and directs that they shall, in relation to coal mines, exercise the powers and perform the functions of Inspectors under the said Act in the States of West Bengal, Bihar, Madhya Pradesh, Orissa, Vindhya Pradesh, Assam, Hyderabad and Rajasthan, namely:—

- (1) The Chief Labour Commissioner (Central)
- (2) All Regional Labour Commissioners (Central)
- (3) All Conciliation Officers (Central)
- (4) All Labour Inspectors (Central)
- (5) All Junior Labour Inspectors (Central)

[No. PF.1(7)/56.]

S.R.O. 2025.—In exercise of the powers conferred by sub-section (1) of section 10 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), and in supersession of the notification of the Government of India in the Ministry of Labour No. PF.6(20)/54-II dated, the 27th June, 1955, the Central Government hereby appoints the following Officers to be Inspectors for the purposes of the Coal Mines Provident Fund Scheme, the Coal Mines Bonus Scheme, the Hyderabad Coal Mines bonus Scheme, the Hyderabad Coal Mines Provident Fund Scheme, the Assam Coal Mines Bonus Scheme and the Rajasthan Coal Mines Bonus Scheme, and directs that they shall, in relation to coal mines, exercise the powers and perform the functions of Inspectors under the said Act in the States of West Bengal, Bihar, Madhya Pradesh, Orissa, Vindhya Pradesh, Assam, Hyderabad and Rajasthan; namely:—

- (1) The Coal Mines Provident Fund Commissioner.
- (2) The Assistant, Commissioner, Coal Mines Provident Fund.
- (3) All Provident Fund Inspectors.

[No. PF.1(7)/56.]

New Delhi, the 3rd September 1956

S.R.O. 2026.—Whereas the Central Government is of opinion that a provident fund scheme should be framed under the Employees' Provident Funds Act, 1952 (19 of 1952) in respect of the employees of the industries specified in the table below;

Now, therefore, in exercise of the powers conferred by section 4 of said Act, the Central Government hereby directs that with effect from 30th September, 1956, the said industries shall be added to Schedule I of the said Act.

TABLE

1. Heavy and fine chemicals, including—
 - (i) Fertilizers
 - (ii) Turpentine
 - (iii) Rosin
 - (iv) Medical and pharmaceutical preparations
 - (v) Toilet preparations
 - (vi) Soaps
 - (vii) Inks
 - (viii) Intermediates, dyes, colour lakhs and toners and
 - (ix) Fatty acids.
2. Indigo
3. Lac including shellac
4. Non- edible vegetable and animal oils and fats.

[No. PF.46(31)/56.]

S.R.O. 2027.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that the following further amendments shall be made in the Employees' Provident Funds Scheme 1952, namely:—

In the said Scheme—

1. in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (ii) shall be re-numbered as (iii) thereof and the following sub-clause shall be inserted as sub-clause (ii) namely:—

“(ii) as respects factories relating to the industries added to Schedule I of the Act by notification of the Government of India in the Ministry of Labour S.R.O. 2026 dated 3rd September, 1956 come into force on the 30th day of September, 1956”.

2. in clause (kk) of paragraph 2 for the words “Tea, Sugar or Rubber” the following shall be substituted, namely:—

“tea, sugar, rubber, turpentine, rosin, indigo or lac”.

3. In paragraph 79 the words ‘on or before the 31st day of October 1952’ shall be omitted.

[No. PF.54(39)/56.]

New Delhi, the 4th September 1956

S.R.O. 2028.—In pursuance of paragraph 31(1)(b) of the Employees Provident Funds Scheme, 1952, the Central Government hereby nominates Shri P. S. Sundaram, Deputy Secretary to the Government of India in the Ministry of Commerce and Industry to be a member of the Board of Trustees (Central Board), Constituted under the said Scheme in the vacancy caused by the resignation of Shri B. B. Saksena and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1861, dated the 31st October, 1952, namely:—

In the said notification for the entry "3. Shri B. B. Saksena, Deputy Secretary to the Government of India, Ministry of Commerce and Industry, New Delhi," the following entry should be substituted, namely:—

"3. Shri P. S. Sundaram, Deputy Secretary to the Government of India, Ministry of Commerce and Industry, New Delhi."

[No. PF.33(16)/56.]

R. C. SAKSENA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

CORRIGENDA

New Delhi-2, the 28th August 1956

S.R.O. 2029.—In the Notification of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 729, dated the 20th March, 1956 for the letters "U.K." read "U.S.A."

[No. 8/4/56-FC.]

New Delhi-2, the 3rd September 1956

S.R.O. 2030.—In the Notification of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 659 dated the 9th March, 1956, for the letters "U.K." read "U.S.A."

[No. 8/3/56-FC.]

ORDERS

New Delhi-2, the 28th August 1956

S.R.O. 2031.—The Central Government hereby:—

- (a) directs, in pursuance of the provisions of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 3805, dated the 26th December, 1955 and in modification of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 1712, dated the 18th July, 1956, that the Advisory Panel of the Central Board of Film Censors at Calcutta shall consist of 14 members with effect from the 18th August, 1956.
- (b) appoints, after consultation with the Central Board of Film Censors the following persons as members of the Advisory Panel of the said Board at Calcutta with effect from the 18th August, 1956, in exercise of the powers conferred by sub-rule (3) of rule 9 read with sub-rule (1) of rule 10 of the Cinematograph (Censorship) Rules, 1951:—

1. Shri Arun Kumar Mukherjea.
2. Shrimati Mira Datta Gupta.

[No. 14/3/56-FC.]

New Delhi, the 30th August, 1956

S.R.O. 2032.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945, dated the 28th April, 1955, the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies film specified in column 2 of the schedule hereto annexed, in all its language versions to be of the

description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

S. No.	Title of the Film	Name of the Producer	Source of Supply	Whether a scientific film or a film intended for educational purposes or film dealing with news and current events or a documentary film.
1.	Indian News Review No. 411	Government of India, Films Division, Bombay.	Government of India, Films Division, Bombay.	Film dealing with news and current events.

[No. 14/2/56-FD.App.99.]

D. KRISHNA AYYAR, Under Secy.

